annual report

COMMISSIONER OF INTERNAL REVENUE

8, 00 1 1963

FOR THE FISCAL YEAR ENDED JUNE 30, 1963



PUBLICATION NO. 55

INTERNAL REVENUE SERVICE . UNITED STATES TREASURY DEPARTMENT

COMMISSIONER OF INTERNAL REVENUE

1963 annual report

FOR THE FISCAL YEAR ENDED JUNE 30, 1963



NTERNAL REVENUE SERVICE . UNITED STATES TREASURY DEPARTMENT

NOTES: All yearly data are on a fiscal year basis, unless otherwise specified. For example, data headed "1963" pertain to the fiscal year ended June 30, 1963, and "July 1" inventory items under this heading reflect inventories as of July 1, 1962.

In many tables and charts, figures have been rounded and may not add to the totals which are based on unrounded figures.



COMMISSIONER CAPLIN AND HIS ADVISORY GROUP (see p. 59)

This Committee which represents professional and other private groups concerned with Federal taxation provides constructive criticism of Internal Revenue policies and procedures and suggests ways in which the Service can improve its operations.

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Commissioner of Internal Revenue

WASHINGTON 25, D. C.

September 27, 1963

Honorable Douglas Dillon Secretary of the Treasury Washington, D. C.

Dear Mr. Secretary:

Attached is the annual report of the Internal Revenue Service for fiscal year 1963 describing its 100th year of operations. Noteworthy is that gross Internal Revenue receipts surpassed the \$100 billion mark for the first time in history--reaching a total of \$105.9 billion. This figure reflects the vitality of our free society, the growth of our economy, and the high level of tax compliance of American citizens. It is a testimonial to the honesty and integrity of our people, as well as their industry and creativity.

Almost every one of our activities set new records of achievement. But, as you well realize, raw statistics do not tell the full story. Just as important as our direct enforcement results were the expansion of our compliance efforts and the improvement reflected in compliance patterns. The favorable public response and the results achieved to date confirm the soundness of our 1961 decisions to focus our efforts on improving voluntary compliance.

We have continued to emphasize professional standards throughout the Service--in our recruiting and training, promotion criteria, rules of conduct, and in the day-to-day performance of our various duties. Integrity and fair dealing have become guiding principles, and emphasis has been placed upon courtesy and a commonsense approach in our contacts with taxpayers. In striving for a professional level of performance, we have also sought a higher quality of work throughout Internal Revenue. This is being done not for quality's sake alone, but because we believe it will contribute to better taxpayer compliance and to improved direct enforcement results.

We have also kept in the forefront a vigorous enforcement program. A large part of our efforts continues to be placed on curbing tax abuses and excesses, and in participating in the organized crime drive in cooperation with the Attorney General. We are examining a greater number of returns of exempt organizations and are giving special attention to their problems. Our examination of tax returns of U.S. citizens and U.S. businesses operating in foreign countries is also being expanded, and we are reshaping our entire foreign program to meet the new administrative responsibilities created by the Revenue Act of 1962.

1963 marked another step forward in converting Internal Revenue operations to an automatic data processing system. The Atlanta Regional Service Center is fully operative, and the computer center in Martinsburg, West Virginia, is building up its nationwide master file record for both business and individual accounts. The Philadelphia Regional Service Center began processing business returns in January 1963; the Cincinnati and Dallas Regional Service Centers will begin in January 1964; and in January 1965 the remaining regions will enter the system when our existing three area service centers are converted to ADP. In addition, in 1966 we plan on opening the IRS data center in Detroit, Michigan, to relieve regional service centers of processing activities not directly related to the ADP master file—for example, payrolls, operating reports, and statistical data for the entire Service.

You know of the emphasis we have been placing on equal employment opportunities for every citizen, regardless of race or religion. A steady rise continued throughout the year in minority group employment, with increases occurring at all grede and salary levels. Positive steps were taken to assure equal rights and opportunities to incumbents as well as to prospective employees. In addition to broadened job opportunities in general, minority group members now occupy technical positions in almost every area of the country. Of great import was the accomplishment of these gains without giving preferential treatment or interfering with the merit system.

Finally, I would like to mention our management improvement program which set an all-time record this year with annual recurring savings of more than \$11 million. Improvements adopted will result in more effective deployment of manpower, better use of new mechanical and technical equipment, streamlining training programs, and modernizing work techniques.

Most significant was the decision to realign Internal Revenue districts and regions, which I believe will yield a variety of benefits for many years to come. This was recommended by our Committee on Resources Utilization, but would not have become a reality without your wholehearted approval and support. Not only does the realignment permit the channeling of savings into two vital areas—taxpayer services and assistance as well as enforcement—but reducing executive and administrative overhead will allow operational efficiency by improved lines of communication and authority.

The President has emphasized the need for "increasing the productivity of the Federal work force" and has made it clear that this is "urgent national business." The size and scope of Internal Revenue's operations, in concert with a constantly expanding workload, make it imperative that we respond fully to the President's direction and seek further economies to free resources for front-line work. I am confident that our efforts in fiscal 1964 will be as rewarding as our accomplishments were in 1963.

Mortine M. Coplin Commissioner of Internal Revenue

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COMMISSIONERS OF INTERNAL REVENUE

Office of Commissioner of Internal Revenue created by act of Congress, July 1, 1862.

Name	State	From	l To
George S. Boutwell	Massachusetts	July 17, 1862	Mar. 4, 1863
Joseph J. Lewis	Pennsylvania	Mar. 18, 1863	June 30, 1865
William Orton	New York	July 1, 1865	Oct. 31, 1865
Edward A. Rollins	New Hampshire	Nov. 1, 1865	Mar. 10, 1869
Columbus Delano	Ohio	Mar. 11, 1869	Oct. 31, 1870
Alfred Pleasonton	New York	Jan. 3, 1871	Aug. 8, 1871
John W. Douglass	Pennsylvania	Aug. 9, 1871	May 14, 1875
Daniel D. Pratt	Indiana	May 15, 1875	July 31, 1876
Green B. Raum	Illinois	Aug. 2, 1876	Apr. 30, 1883
Walter Evans	Kentucky	May 21, 1883	Mar. 19, 1885
Joseph S. Miller	West Virginia	Mar. 20, 1885	Mar. 20, 1889
John W. Mason	do	Mar. 21, 1889	Apr. 18, 1893
Joseph S. Miller	do	Apr. 19, 1893	Nov. 26, 1896
W. St. John Forman	Illinois	Nov. 27, 1896	Dec. 31, 1897
Nathan B. Scott	West Virginia	Jan. 1, 1898	Feb. 28, 1899
George W. Wilson	Ohio	Mar. 1, 1899	Nov. 27, 1900
John W. Yerkes	Kentucky	Dec. 20, 1900	Apr. 30, 1907
John G. Capers	South Carolina	June 5, 1907	Aug. 31, 1909
Royal E. Cabell	Virginia	Sept. 1, 1909	Apr. 27, 1913
William H. Osborn	North Carolina	Apr. 28, 1913	Sept. 25, 1917
Daniel C. Roper	South Carolina	Sept. 26, 1917	Mar. 31, 1920
William M. Williams	Alabama	Apr. 1, 1920	Apr. 11, 1921
David H. Blair	North Carolina	May 27, 1921	May 31, 1929
Robert H. Lucas	Kentucky	June 1, 1929	Aug. 15, 1930
David Burnet	Ohio	Aug. 20, 1930	May 15, 1933
Guy T. Helvering	Kansas	June 6, 1933	Oct. 8, 1943
Robert E. Hannegan	Missouri	Oct. 9, 1943	Jan. 22, 1944
Joseph D. Nunan, Jr	New York	Mar. 1, 1944	June 30, 1947
George J. Schoeneman	Rhode Island	July 1, 1947	July 31, 1951
John B. Dunlap	Texas	Aug. 1, 1951	Nov. 18, 1952
T. Coleman Andrews	Virginia	Feb. 4, 1953	Oct. 31, 1955
Russell C. Harrington	Rhode Island	Dec. 5, 1955	Sept. 30, 1958
Dana Latham	California	Nov. 5, 1958	Jan. 20, 1961
Mortimer M. Caplin	Virginia	Feb. 7, 1961	

In addition, the following were Acting Commissioners during periods of time when there was no Commissioner holding the office: John W. Douglass, of Pennsylvania, from Nov. 1, 1870, to Jan. 2, 1871; Henry C. Rogers, of Pennsylvania, from May 1 to May 10, 1883, and from May 1 to June 4, 1907; John J. Knox, of Minnesota, from May 11 to May 20, 1883; Robert Williams, Jr., of Ohio, from Nov. 28 to Dec. 19, 1900; Millard F. West, of Kentucky, from Apr. 12 to May 26, 1921; H. F. Mires, of Washington,

from Aug. 16 to Aug. 19, 1930; Pressly R. Baldridge, of Iowa, from May 16 to June 5, 1933; Harold N. Graves, of Illinois, from Jan. 23 to Feb. 29, 1944; John S. Graham, of North Carolina, from Nov. 19, 1952, to Jan. 19, 1953; Justin F. Winkle, of New York, from Jan. 20 to Feb. 3, 1953; O. Gordon Delk, of Virginia, from Nov. 1 to Dec. 4, 1955, and from Oct. 1 to Nov. 4, 1958; Charles I. Fox, of Utah, from Jan. 21 to Feb. 6, 1961.

PRINCIPAL OFFICERS OF THE INTERNAL REVENUE SERVICE

as of June 30, 1963

NATIONAL OFFICERS

Commissioner Mortimer M. Caplin Deputy Commissioner Bertrand M. Harding Assistant to the Commissioner Edwin M. Perkins Assistant to the Commissioner Mitchell Rogovin Assistant to the Deputy Commissioner Albert W. Brisbin Director, Foreign Tax Assistance Staff L. Harold Moss Administration Assistant Commissioner Edward F. Preston Executive Assistant Donald C. Dawkins Director, Forgram Staff Julius H. Lauderdale Division Directors: Facilities Management R. Bruce McNair Fiscal Management Gray W. Hume, Jr. Personnel Albert J. Schaffer Public Information Joseph S. Rosapep Training George T. Reeves, Jr. Inspection Assistant Commissioner Vernon D. Acree, Jr. Executive Assistant Francis I. Geibel Internal Audit Francis I. Geibel Internal Audit Francis I. Geibel Internal Security William A. Kolar Compliance Assistant Commissioner Donald W. Bacon Executive Assistant Commissioner Charles G. Keebler Division Directors: Alcohol and Tobacco Tax Dwight E. Avis Appellate. Arthur H. Klotz Office of International Operations Clarence I. Fox, Jr. Raymond F. Browney in the Commissioner Clarence I. Fox, Jr. Raymond F. Browney Interctors: Raymond F. Browney Interctors: Plans and Policy. James R. Tur. Systems Development. George J. Leibow Research. Richard W. Nel Statistics. Ernest J. Engquist, Technical Assistant Commissioner Harold T. Swa Principal Assistant to the Assistant Commissioner Arthur Sin Executive Assistant to the Assistant Commission	OFFICE OF THE COMMISSIONER	PLANNING AND RESEARCH
Assistant Commissioner	Deputy Commissioner	Plans and Policy James R. Turner Systems Development George J. Leibowitz Research Richard W. Nelson Statistics Ernest J. Engquist, Jr.
Assistant Commissioner Vernon D. Acree, Jr. Executive Assistant. Fred G. Robinette Division Directors: Internal Audit. Francis I. Geibel Internal Security William A. Kolar COMPLIANCE Assistant Commissioner Donald W. Bacon Executive Assistant. Charles G. Keebler Division Directors: Alcohol and Tobacco Tax. Dwight E. Avis Appellate. Arthur H. Klotz Office of International Operations Clarence I. Fox, Jr. Executive Assistant. Garrett DeM Division Directors: Operations Operations Office of The Chief Counsel. Charles G. Keebler Chief Counsels: Administration W. Harvey W Litigation Rudy P. Hertz Technical Herman T. Reili Assistant Chief Counsels: Tax Court and Refund Litigation Raymond F. Brow	Assistant Commissioner	Tax Rulings John W. S. Littleton Special Technical Services Ned W. Arick Technical Planning Maurice Lewis
Assistant Commissioner Donald W. Bacon Executive Assistant Charles G. Keebler Division Directors: Alcohol and Tobacco Tax Dwight E. Avis Appellate Arthur H. Klotz Office of International Operations Clarence I. Fox, Jr. Chief Counsel Crane C. Hause Associate Chief Counsels: Administration W. Harvey W Litigation Rudy P. Hertz Technical Herman T. Reili Assistant Chief Counsels: Tax Court and Refund Litigation Raymond F. Brown	Assistant Commissioner Vernon D. Acree, Jr. Executive Assistant Fred G. Robinette Division Directors: Internal Audit Francis I. Geibel	Assistant Commissioner Robert L. Jack Executive Assistant Garrett DeMots Division Directors: Operations Clinton L. Walsh Reports Harry K. Dellinger Systems Monroe H. O. Berg
Collection	Assistant Commissioner Donald W. Bacon Executive Assistant Charles G. Keebler Division Directors: Alcohol and Tobacco Tax Dwight E. Avis Appellate Arthur H. Klotz Office of International Operations Clarence I. Fox, Jr. Audit Henry J. Donnelly, Jr. Collection Harold E. Snyder	Chief Counsel

NATIONAL OFFICERS—Continued

Office of the Chief Counsel—Continued	Division Directors—Continued			
Division Directors: Tax Court	Enforcement			
Joint CommitteeW. Dean Mathis	Samuel R. McClure			
Collection LitigationJ. Walter Feigenbaum	Interpretative Richard M. Hahn			
REGIONAL AND DISTRICT OFFICERS				

Atlanta Region	District Directors:
Regional CommissionerWilliam J. Bookholt	Augusta, MaineWhitney L. Wheeler
Assistant Regional Commissioners:	Boston, Mass
AdministrationBurton M. Graham Alcohol and Tobacco Tax F. Dale McClanahan	Hartford, Conn Joseph J. Conley, Jr. Portsmouth, N.H
Appellate	Regional Counsel
District Directors: Atlanta, Ga	CHICAGO REGION Regional Commissioner: Douglas L. Barnes Assistant Regional Commissioners: Administration William F. Sullivan Alcohol and Tobacco Tax William A. Collawn Appellate. Wallace T. Morris Audit. John W. Baudendistel Collection Edwin P. Trainor Intelligence. William B. Mayes District Directors: Chicago, Ill. Eugene C. Coyle, Jr. Detroit, Mich. Raphael I. Nixon Milwaukee, Wis Emil J. Nelson
Regional Commissioner Harold R. All	Springfield, Ill
Assistant Regional Commissioners: Administration	Regional InspectorWilliam A. Costello CINCINNATI REGION
George P. Rowland Appellate	Regional Commissioner Ernest H. Vaughn Assistant Regional Commissioners: Administration F. Dean McCrory Alcohol and Tobacco Tax . Henry R. Peterson Appellate G. Waldron Snyder

CINCINNATI REGION—Continued
Assistant Regional Commissioners—Continued Audit
District Directors:
Cincinnati, Ohio Philipp L. Charles Cleveland, Ohio Melvin J. Burton Indianapolis, Ind Sterling M. Dietrich Louisville, Ky Gilbert C. Hooks Parkersburg, W. Va Nathaniel Looker Richmond, Va Ambrose M. Stoepler Regional Counsel Clarence E. Price Regional Inspector Gordon M. Anderson Director, Cincinnati Regional Service Center, Covington, Ky Everett L. Meek
Dallas Region
Regional CommissionerB. Frank White
Assistant Regional Commissioners:
Administration
AuditLawrence M. Stewart
Collection
District Directors:
Austin, Tex
Albuquerque, N. Mex Clyde L. Bickerstaff Dallas, Tex Ellis Campbell, Jr.
Little Rock, ArkFred W. Johnson
New Orleans, La
Oklahoma City, OklaEarl R. Wiseman
Regional CounselJ. Marvin Kelley
Regional Inspector David O. Lowry, Jr.
Director, Dallas Regional Service Center,
Austin, Tex Ervin B. Osborn
New York City Region
Regional Commissioner Howard D. Taylor
Assistant Regional Commissioners:
AdministrationArthur J. Collinson
Alcohol and Tobacco Tax F. Virgil Welsh
Appellate Ellis L. Zacker Audit Alfred L. Whinston
AuuitAlired L. Whinston

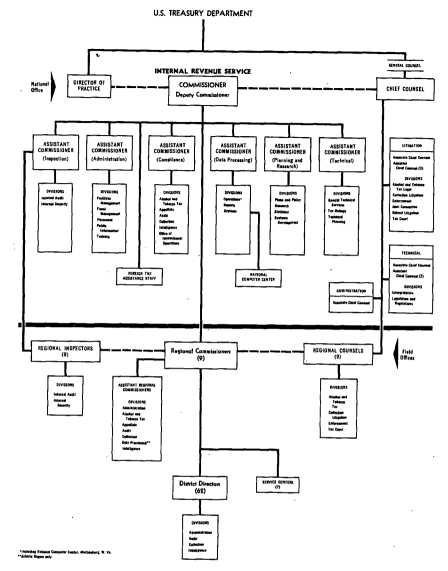
New York City Region—Continued
Assistant Regional Commissioners—Continued Collection
District Directors:
Albany, N.Y. Edward J. Fitzgerald, Jr. Brooklyn, N.Y. Thomas E. Scanlon Buffalo, N.Y. John E. Foley Manhattan . Charles A. Church Syracuse, N.Y. Raymond H. Reichel Regional Counsel . William V. Crosswhite Regional Inspector . Vacant
Omaha Region
Regional Commissioner
District Directors: Aberdeen, S. Dak. William C. Welsh Cheyenne, Wyo Paul A. Schuster Denver, Colo. V. Lee Phillips Des Moines, Iowa Ernest W. Bacon Fargo, N. Dak Byron J. Rockwood Kansas City, Mo Edwin O. Bookwalter Omaha, Nebr Richard P. Vinal St. Louis, Mo James A. O'Hara St. Paul, Minn George O. Lethert Wichita, Kans Harry F. Scribner Regional Counsel Frank C. Conley Regional Inspector Winslow B. Randall Director, Midwest Service Center, Kansas City, Mo Arnold S. Dreyer
PHILADELPHIA REGION
Regional Commissioner Dean J. Barron Assistant Regional Commissioners: Administration Robert D. McDowell Alcohol and Tobacco Tax Louis DeCarlo Appellate William E. Steynen

Audit...... Joseph M. Shotz

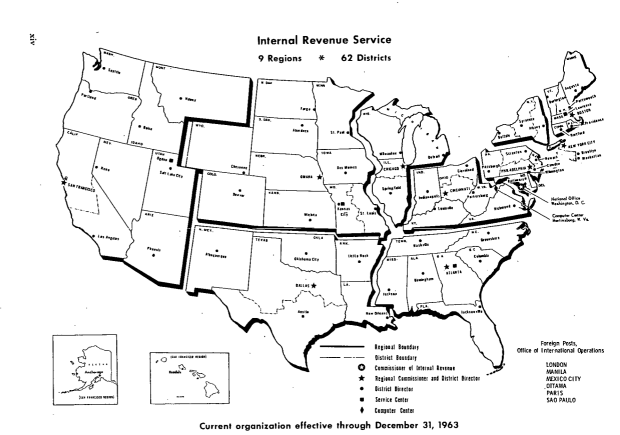
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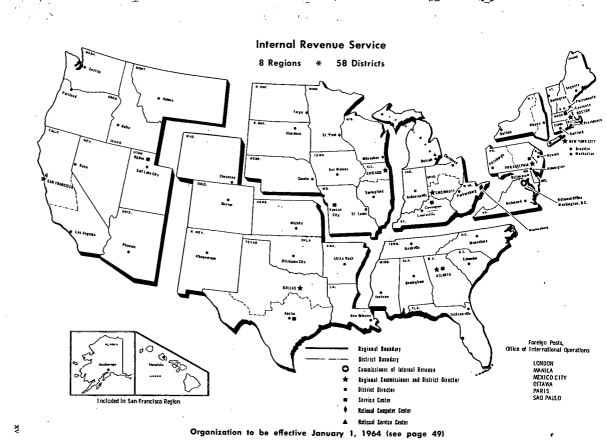
Philadelphia Region—Continued	SAN FRANCISCO
Assistant Regional Commissioners—Continued Collection	Assistant Region Appellate. Audit
District Directors:	Collection.
Baltimore, MdIrving Machiz	Intelligence
Camden, N.J	District Directo
Newark, N.JFrank S. Turbett, Jr.	Anchorage,
Philadelphia, Pa Kenneth O. Hook	Boise, Idah
Pittsburgh, PaJohn H. Bingler	Helena, Mo
Scranton, PaEllis R. Rogers	Honolulu, l
Wilmington, Del	Los Angele
Regional Counsel	Phoenix, A
Regional InspectorEarl L. Fuoss	Portland, C
Director, Philadelphia Regional Service Center,	Reno, Nev.
Philadelphia, PaAnthony L. Carrea	Salt Lake C
	San Francis
SAN FRANCISCO REGION	Seattle, Wa
Regional Commissioner	Regional Coun
Assistant Regional Commissioners:	Regional Inspe
Administration	Director, West
Alcohol and Tobacco TaxIsham Railey	

SAN FRANCISCO REGION—Continued
Assistant Regional Commissioners—Continued Appellate
District Directors:
Anchorage, AlaskaLewis J. Conrad
Boise, Idaho
Helena, MontFrank J. Healy
Honolulu, Hawaii Vaughn W. Evans
Los Angeles, CalifRobert A. Riddell
Phoenix, Ariz
Portland, Oreg Arthur G. Erickson
Reno, Nev Dalmon Davis
Salt Lake City, Utah Roland V. Wise
San Francisco, CalifJoseph M. Cullen
Seattle, WashNeal S. Warren
Regional CounselMelvin L. Sears
Regional Inspector Henry A. Feltz
Director, Western Service Center, Ogden, Utah
Frederick W. Bearman



Internal Revenue Service Organization





REPORT ON OPERATIONS

Comparative Highlights

	Millions		Percent
	1963	1962	of change
Gross receipts Refunds:	\$105,925.4	\$99,440.8	6.5
Number	40.7	40.4	0.7
Amount	\$6,609.4	\$6,303.0	4.9
Returns filed	97.8	96,5	1.4
Taxpayers assisted	11.5	11,2	3.0
Returns examined	3.8	3.5	10.8
Additional tax from enforcement	\$2,243.4	\$1,971.6	13.8
Delinguent taxes collected, total	\$1,280.7	\$1,255.2	2.0
Delinguent accounts	\$1,093.0	\$1,152.4	- 5.2
Trust funds in notice status	\$187.7	\$102.8	82.6
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	1		

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The objective of the Internal Revenue Service is to administer the tax laws vigorously but also reasonably. The confidence of the citizen in reasonable, impartial, and honest administration of the law is an American tradition which serves as the underpinning of our unique self-assessment tax system. To broaden voluntary compliance under this system, it is incumbent upon the Service to fully apprise taxpayers of their rights and obligations under the tax laws, and to accommodate administrative procedures to the interests and convenience of taxpayers. These aims are accomplished through a series of programs, including preparation and distribution of regulations, rulings, tax forms, and instructions; publication of numerous tax guides covering separate tax situations; dissemination of information to taxpayers by a broad public information program through different news media, and by a taxpayer assistance program conducted in district and local offices.

TAXPAYER PUBLICATIONS

This is basically a self-help program for taxpayers. In addition to providing instructions with the tax return forms, the Service issues approximately 50 publications in plain everyday language for the information and guidance of taxpayers on practically all aspects of Federal taxation (see page 62). Continuing the Service's "New Direction" for greater emphasis on voluntary compliance through an informed taxpaying public, numerous improvements and expansions of the program were accomplished during the year and scheduled for the near future.

Forty-one other taxpayer assistance documents ranging in size from 1 to 24 pages were distributed free to taxpayers. Distribution of the various documents ranged from 1,000 to 110,000 copies. Each publication contains detailed and easy understand explanations of the laws applicable to a particular problem area. Objectives of this program are to expedite and increase the effective-

ness of our Taxpayers Assistance Program, and to minimize the necessity for individual assistance by Service personnel. The booklets are used as inserts by the National Office and by field offices in replies to requests from taxpayers, and are also available upon request in local offices of district directors. They are also used as supporting statements for adjustments made in revenue agents' reports. These booklets are listed on page 63.

The Service conducted a program of personally delivering the "Mr. Businessman's Kit" to new businessmen to acquaint them with their obligations under the Federal tax laws. Revenue officers in conjunction with their other duties delivered 107,000 of these kits during the year.

PUBLIC INFORMATION PROGRAM

General.—Utilizing the Centennial observance as a point of interest, the Service conducted an accelerated public information program throughout the year. Extended efforts were directed toward increased public understanding of the Federal tax laws and the rights and obligations of taxpayers.

In addition to the needs reflected by the areas of automatic data processing and taxpayer assistance in general, the liberalization of depreciation guidelines and the effect of the Revenue Act of 1962 created sharply increased demands for mass dissemination of information.

The keen public interest which developed in the tax aspects of travel and entertainment expenses, retirement plan contribution of self-employed persons, investment credit, foreign investment, etc., caused news media inquiries and requests to increase substantially. With the cooperation of both print and broadcast media, the Service strengthened its program of information thereby contributing toward a better-informed public.

News Releases and Inquiries.—Reflecting the Service's growing public information effort, a record 97 technical and 138 general news releases were issued by the National Office during the year. In addition, suggested releases for local adaptation were provided to field offices which, in turn, developed releases for issuance to media in their areas.

More than 600 requests for information concerning speeches, Service publications and issuances of various kinds, information about tax exempt organizations, offers in compromise, and other

technical matters were answered. Approximately 30,000 inquiries were handled by telephone, by letter, or through personal visits by representatives of news media, national organizations, and field offices. Many of these required extensive research, and in some cases meant drafting background material on which would be based feature articles, radio and television scripts, and speeches.

Films, Radio, and Television.-A record number of television spot announcements-reports indicate blanket coverage by both network and individual stations-brought information and tax hints to taxpayers during the year, with a concentration of scheduling during the individual income tax filing season. An estimated audience of 64.5 million viewers on television, in theaters, or in groups, saw the Service's documentary films. These included a specially produced motion picture, "Then and Now," which received wide exhibition in hundreds of civic showings, as well as in theaters and on TV. In addition, a set of 3 films dealing with preparation of Federal tax returns, found ready acceptance. Dozens of radio spot announcements were used by networks and individual stations. National Office officials as well as field officials made appearances on numerous radio and television programs providing tax information through interviews, panel discussions, and other means.

Other.—A new 301-page book, "The American Way in Taxation," with a foreword by Commissioner Caplin, was published by Prentice-Hall, Inc. Much of the background material was provided by the Service.

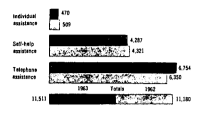
TEACHING TAXES PROGRAM

Public and private school and college participation in the "Teaching Taxes" program continued to grow. More than 3 million student handbooks were distributed to approximately 23,000 educational institutions during the year.

Indicative of the widespread success of the Program was the survey finding that in the Omaha Region more than 93 percent of all high schools included the Program in their curricula. This intensive coverage is largely the result of publicity through exhibits at educational conventions and visits to and correspondence with state and local school officials.

TAXPAYER ASSISTANCE PROGRAM

NUMBER OF TAXPAYERS ASSISTED



A basic component of the Service's program of fostering voluntary compliance is the Taxpayer Assistance Program. Taxpayers are assisted by specially selected individuals who have demonstrated their technical proficiency and their ability to deal effectively with the public.

During the filing period, 11.5 million taxpayers received aid in preparing their tax returns, an increase of 331,000 over last year. Assistance furnished taxpayers by telephone rose from 6.3 million in 1962 to 6.8 million in 1963. Taxpayers receiving individual assistance numbered 470,000 compared with 509,000 last year, but the number furnished self-help assistance in 1963 (approximately 4.3 million) was substantially unchanged from 1962.

Although the total number of taxpayers assisted increased 3.0 percent over 1962, the number of man-days expended on this program decreased 9.9 percent from 131,518 in 1962 to 118,546 in 1963. This saving in time expended was made possible by placing greater emphasis on assistance furnished by telephone.

TAX RETURN FORMS PROGRAM

The Service found itself hard pressed to meet the demands for improving designs and simplifying many of the more than 250 return forms and instructions used in carrying out the tax program. With the constant revisions required as a result of new legislation and regulations, varying effective

dates as well as legislation currently pending in the Congress, the Service was under a heavy burden to complete its production schedules by the required target dates. As the number of returns filed is approaching 100 million and the laws continue to become more complex, the drafting and publishing of forms and instructions which will accurately reflect all sections of the Internal Revenue Code has become a massive undertaking.

Members of the Forms Committee, cognizant of the impact of automatic data processing on the design and use of tax return forms, visited service centers and held conferences with ADP specialists in order that problems involving processing of data from the many forms would be minimized. There was also close coordination with the Social Security Administration and other Government agencies as well as with State tax officials in matters of mutual concern. Many suggestions received from professional groups, the public, and Service employees were evaluated and utilized.

New and Revised Tax Forms.—Several new forms were designed as a result of legislative changes. Among these were Form 3468, Computation of Investment Credit, used to compute the credit against tax for investments in certain depreciable property, and Form 3520, United States Information Return (With Respect to the Creation of or Transfers to Certain Foreign Trusts). Forms were eliminated when possible or several forms combined into one as in the case of Form 941, Employer's Quarterly Federal Tax Return. Forms either new or containing significant changes are listed on page 64.

Form 3435 was designed as a result of the enactment of Public Law 87-397 which requires recipients of dividends, interest, and other payments to furnish identifying numbers to payers who are required to report such payments to the Service. Part 1 is used by the payer to obtain the payee's number and Part 2 is a request for an application for an account number by a payee to whom a number has not been assigned. Form 3468 was designed to enable taxpayers to compute the credit allowed against the tax for investments in certain depreciable property acquired after December 31, 1961. Form 3491 was designed for the use of certain consumer cooperatives desiring to obtain exemption from the filing of information returns on Forms 1096 and 1099 provided by section 6044(c) of the

Internal Revenue Code. Form 3520 was designed by reason of the requirement under section 6048 of the Code that a grantor in the case of an inter vivos trust, the fiduciary of an estate in the case of a testamentary trust, or the transferor, as the case may be, must file such return on or before the 90th day after (1) the creation of any foreign trust by a United States person or (2) the transfer of any money or property to a foreign trust by a United States person.

Of the forms revised significantly, Form 941, which formerly consisted of 3 different types and a separate Schedule A, was so designed that all necessary information is contained in one form. The format and content of Form 959 were completely revised to develop the additional information required by section 6046 of the Code. Form 990-A was revised so that additional information can be made available to the public and assist in disclosures of exemption abuses. Form 1041-A was made a duplicate form in order that information relative to trusts claiming contribution deductions under section 642(c) could be made available to the public as required by section 6104 of the Code. Forms 1087, 1096, and 1099, information returns, were revised considerably to meet the additional reporting requirements contained in the Revenue Act of 1962 with respect to payments of dividends, interest, etc. A die cut was added to the Form 1120 corporate package for use in the Atlanta Region as a pilot project to test the practicability for ADP purposes of having the Service preaddress the return by attaching a label showing the name and address under which the prior return was filed. Also drafted were a number of sample forms and tax rate tables illustrating the effects of proposed legislation.

REGULATIONS PROGRAM

General.—Fifty-three Treasury Decisions, 9 Executive Orders, and 44 notices of proposed rule-making, relating to matters other than alcohol and tobacco taxes, were published in the Federal Register. These regulations were issued under provisions of the Internal Revenue Code of 1954 as originally enacted, subsequent public laws, or on the basis of an administrative determination.

Twenty-one public hearings on the provisions of the proposed regulations, which were published this year, were held in accordance with the provisions of the Administrative Procedure Act. Approximately 1,900 taxpayers or their representatives participated.

The more important regulations, Treasury Decisions, and Executive Orders are described on pages 64-66.

Alcohol and Tobacco Taxes.—Regulations in 26 CFR Part 198, "Production of Volatile Fruit-Flavor Concentrate," were modernized and reissued to provide simplified requirements for qualification, construction, and operation of volatile fruit-flavor concentrate plants. Regulations in 26 CFR Part 295, "Removal of Tobacco Products and Cigarette Papers and Tubes, Without Payment of Tax, for Use of the United States," were reissued to provide specific standards under which tobacco products and cigarette papers and tubes may be removed without payment of tax for use of the United States.

DEPRECIATION

Revenue Procedure 62-21, Depreciation Guidelines and Rules, released on July 12, 1962 (C.B. 1962-2, 418; also IRS Publications 456 and 457), has redirected the emphasis of depreciation so as to give greater effect to anticipated obsolescence and less to the historical experience of taxpayers. This move to liberalize the depreciation deduction carries out the announced objective of the President and the Secretary of the Treasury, and follows intensive studies of the subject conducted by the Treasury Department with the assistance and cooperation of Service engineers.

Instruction courses have been conducted to familiarize field agents with the objectives and application of the procedure and many inquiries from taxpayers and from the field offices have been handled by Service engineers. National Office employees and field officials and employees have been called upon to appear before many organizations and groups to explain the depreciation procedure and to answer questions.

Continuing studies are being conducted to keep the revenue procedure up to date with corrections and clarifying statements when necessary. To date there have been two amendments to the revenue procedure and a series of clarifying questions and answers have been released.

INTERNAL TECHNICAL DEVELOPMENT AND GUIDANCE

Tax Briefs for Revenue Agents and Office Auditors .-"Tax Briefs" is issued every 4 weeks to revenue agents and office auditors in field offices and to technical personnel in the National Office. It serves as a convenient medium for keeping Service personnel engaged in technical work abreast of the latest technical developments with a minimum of time. It permits them to readily identify those matters which affect their particular areas of work and mitigates the necessity for reading commercial letters and similar technical publications. It reports currently, in digest form, selected court decisions, published rulings, and other technical developments. All important favorable court decisions are reported as well as important adverse decisions of the Tax Court when acquiescence or nonacquiescence is announced. Also, important adverse decisions of other courts may be included with a cautionary statement regarding the Commissioner's position. To make it more convenient for Service personnel to carry this publication with them for reading at opportune times, its size was changed during the past year from notebook to pocket size.

Engineering Citator.-An engineering citator is being prepared by the engineering branches as a looseleaf compilation of annotations and citations of published tax law precedents. It is designed for use as a basic reference source on tax treatment of engineering issues. The natural resources section of the citator was released on April 15, 1963. and other sections are in process of preparation. The citator will be kept up to date with periodic supplements.

Engineering Area Field Conferences .- Four area field conferences for engineers were held in cooperation with the Audit Division. All field engineers, with rare exceptions, and other selected field representatives attended one of the conferences.

These conferences provided a valuable forum for the discussion and clarification of numerous engineering issues, including intensive consideration of the Depreciation Guidelines and Rules as established by Revenue Procedure 62-21.

These area field conferences were a substitute for the Annual Engineering Institute held in Washington in some prior years. These 3-day conferences were held in Dallas from May 15

through 17, in San Francisco from May 20 through 22, in Chicago from May 27 through 29, and in New York from June 10 through 12.

Annual Technical Review Institute.-This is a seminar-type program which consists of a series of tax articles discussing the more important developments in Federal taxation. Its purpose is to give Service agents and other technical employees the benefit of a detailed discussion of the more important and complex developments as soon as possible after they occur. Discussion topics for the institutes are selected and written by experienced technicians in the National Office, and are delivered in the field by discussion leaders. The discussions for the 1962 institutes were distributed to the field offices in October 1962. They reviewed many difficult topics, such as "kickback" payments: depreciation on assets in year of sale; real estate investment trusts; collapsible corporations; and many other developments of equal complexity. A complete set of the discussions was furnished every revenue agent for his guidance and information.

TAX RULINGS AND DETERMINATION LETTERS

Tax Rulings.-During the year, 37,929 requests from taxpayers for rulings and requests from field offices of the Service for technical advice were processed in the National Office. These included 34,967 requests which had been received from taxpayers or their representatives and 2,962 requests from field offices. At the close of the year, 7,150 requests for rulings and technical advice were on hand.

In connection with the processing of rulings and technical advice, 11,350 formal and informal technical conferences were held with taxpayers and their representatives.

An analysis of the rulings and technical advice processed, by subject matter, follows:

Requests for tax rulings and technical advice processed

Subject	Total	Tax- payers' requests	Field requests
Total	37, 929	34, 967	2, 962
Income and excess profits taxes. Employment and self-employment taxes. Estate and gift taxes. Alcohol and tobacco taxes. Other excise taxes. Engineering questions (depreciation, etc.).	29, 072 1, 239 718 4, 164 2, 192 544	28, 003 1, 219 579 3, 087 1, 661 418	1, 069 20 139 1, 077 531 126

Determination Letters .- During 1963, 11,602 determination letters involving the initial qualification or termination of employee benefit plans were issued by district offices. The National Office received on appeal 46 applications, of which 26 were decided for the taxpayer, 5 partially in his favor, and 15 against the taxpayer. In addition, district offices issued 5,199 determination letters to organizations seeking to establish exemption from Federal income taxes. Of this total, 328 determinations were adverse to the organization.

The following table shows the types of determinations and benefit plans involved during fiscal

Determination letters issued on employee benefit plans and exempt organizations

Item	Em	Exempt		
	Profit- sharing	Pension or annuity	Stock - bonus	zations
Initial qualifications: Approved Employees participating	5, 133	5, 428	6	4, 871
under plan	477, 675 1, 055, 265	451, 814 1, 058, 753	7, 480 14, 021	
Disapproved Terminations	74 421	75 464		328
Closed without issuance of deter- mination letter	360	386	3	1, 102

Closing Agreements.-Closing agreement cases involving the tax status of prospective transactions are considered by the Tax Rulings Division of the National Office. Two cases were received during the year, 2 were closed and 21 are pending. Eighteen of the pending cases are related and are awaiting legal action on a key case.

Publication of Rulings, Procedures, and Announcements.-Two hundred and fifty rulings and 40 procedures were published, as follows:

Revenue rolings and procedures published

Туре	Number
Total	290
Income tax	127
Administrative and miscellaneous	25 51
Other excise taxes Employment taxes	77
Engineering issues	í
Estate and gift taxes	2

The more significant rulings and procedures are summarized on page 66.

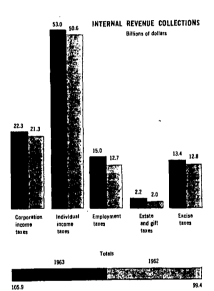
In addition to notices with respect to proposed regulations, 187 announcements of general interest were published in the Internal Revenue Bulletin. The more important ones are described on page

Ninety-eight technical information releases were issued. Thirteen announced the position of the Service as the result of court decisions having widespread effect on tax administration. See page 68 for summaries of the more significant releases

The Cumulative List of Organizations described in section 170(c) of the Internal Revenue Code of 1954, Publication No. 78, has been revised through December 31, 1962. At the same time, a new system has been established for issuing supplements to this publication. They will be issued bimonthly as separate pamphlets and will be on a completely cumulative basis for each calendar year. The new publication and the pamphlet supplements are available for purchase by the general public. Supplements to Publication No. 78 will not be duplicated in the Internal Revenue Bulletin.

Because of the heavy volume of printed matter resulting from legislation enacted during the Second Session of the 87th Congress, a separate bulletin, Cumulative Bulletin 1962-3, was published to contain such matters, and is available for purchase. It contains (1) a digest of internal revenue legislation enacted from January through December 1962; (2) Public Laws, or excerpts thereof, pertaining to internal revenue matters enacted on or after May 24, 1962; (3) Committee and Conference reports, or excerpts thereof, related to those Public Laws; and (4) a topical index to the provisions of those Public Laws.

The Service has reviewed its Revenue Rulings and Procedures pertaining to tobacco products and listed those which have been determined obsolete (Rev. 62-172, CB 1962-2, 352).



A record \$105.9 billion was collected in fiscal year 1963, an increase of \$6.5 billion, over 1962. This was the first year in which revenue collections exceeded \$100 billion. Collections from all major sources were higher than last year. The increases were: Income taxes \$3.4 billion, 4.7 percent; employment taxes \$2.3 billion, 18.1 percent; estate and gift taxes \$0.15 billion, 7.5 percent; and excise taxes \$0.66 billion, 5.2 percent.

There are definite indications that substantial improvement in voluntary compliance contributed to the sharp rise in internal revenue collections. Service programs dealing with taxpayer information and assistance (including publications for taxpayers) were expanded and improved. In the enforcement area the number of delinquent returns secured and the total amount of taxes assessed were larger than ever before; greater care was exercised in selecting returns, and a quality audit was stressed and improved audit techniques were applied in the examination program with the result that recommended increases in tax liabilities reached an alltime high. Preventive measures were also taken to protect the revenue by pursuing a more vigorous collection procedure for trust fund accounts in notice status with a consequent 82 percent increase in collections from that source. In addition, the conversion to Automatic Data Processing had a salutary effect on taxpayers who had not been measuring up to their tax responsibilities. During the year many taxpayers came into district and local offices to voluntarily disclose unreported income, pay prior year taxes, and state that they wanted to get their taxes current before ADP was fully implemented. These measures in concert with a general improvement in economic conditions were major factors underlying the \$6.5 billion increase in receipts over 1962.

The increase in income taxes was the combined effect of a \$2.3 billion rise in individual income taxes and a \$1.0 billion rise in corporation income taxes. The gain in individual income taxes, 36.1 percent of the increase in total collections, reflected both greater voluntary compliance and a continued rise in the national level of personal income, particularly in wages and salaries. The 4.9 percent gain in corporation income taxes resulted in a new high for collections from this source, and is attributed to improved voluntary compliance and the increase in corporation profits in calendar vear 1962.

Employment taxes accounted for 35.4 percent of the increase in total revenue which reflected not only the higher level of personal income, but also increases in tax rates referred to below.

Refunds of all classes of taxes totaled \$6.5 billion, an increase of \$0.3 billion over fiscal year 1962. Gross collections less refunds were \$99.4 billion in 1963, compared with \$93.2 billion in 1962. The increase in net revenue was nearly \$6.2 billion, 6.6 percent.

A comparison of gross collections in 1963 and 1962 by principal categories is shown below. Internal revenue refunds are compared by year and by type on page 12.

Gross internal revenue collections

(in thousands of dollars. For details see table 3, p. 86)

		•
Source	1963	1962
Grand total	105, 925, 395	99, 440, 839
Income taxes, total	75, 323, 714	71, 945, 305
CorporationIndividual, total	22, 336, 134 52, 987, 581	21, 295, 711 50, 649, 594
Withheld by employers 2Other 3	38, 718, 702 14, 268, 878	36, 246, 109 14, 403, 485
Employment taxes, total	15, 004, 486	12, 708, 171
Old-age and disability insurance ² Unemployment insurance Railroad retirement	13, 484, 379 948, 464 571, 644	11, 686, 231 457, 629 564, 311
Estate and gift taxesExcise taxes, total	2, 187, 457 13, 409, 737	2, 035, 187 12, 752, 176
Alcohol Tobacco Other	2, 079, 237	3, 341, 282 2, 025, 736 7, 385, 158

¹ Collections are adjusted to exclude amounts transferred to the Government of Guam. For details use table 1, p. 77 and footnote 3, p. 83.

² Estimated—Collections of individual income tax withheld are not reported separately from old-age and disability insurance taxes on wages and salariestably from old-age and disability insurance taxes on wages and salariestably from old-age and disability insurance taxes on wages and salariestably from old-age and disability insurance tax collections shown is based on estimates made by the Secretary of the Treastry pursuant to the proxisions of sec. 201(a) of the Social Security Act as amended, and includes all old-age and disability insurance taxes. The estimates shown for the 2 classes of individual income taxes were derived by subtracting the old-age and disability insurance tax estimates the combined totals reported.

Note.—Calendar year figures by regions, districts, States, and other areas, for selected types of taxes, may be obtained from the Public Information Division, Internal Revenue Service, Washington, D.C., 20224.

INCOME TAXES

Corporation and individual income taxes together accounted for 71.1 percent of total internal revenue in 1963.

Corporation taxes comprised 29.7 percent of all A income taxes and 21.1 percent of all internal revenue. Collections from this source in 1963 increased 4.9 percent, and set a new record. Refunds of corporation income taxes were \$15.8 million less in 1963 than in 1962, the net effect of a decrease of \$80.8 million in refunds representing tentative carrybacks of operating losses and a \$65.0 million rise in refunds due to excessive prepayments and regular adjustments. Gross corporation tax collections less refunds (principal only) resulted in net revenue from this source of \$21.6 billion in 1963 compared with \$20.5 billion in 1962.

Individual income taxes accounted for 70.3 percent of all income taxes and one-half of total internal revenue. The amount collected by withholding on salaries and wages was 6.8 percent higher in 1963 than in 1962 and represented 73.1 percent of all individual income taxes.

More than 96.8 percent of individual income tax refunds were attributable to excessive prepayment of tax, mostly in the form of overwithholding, In 1963, refunds of excessive prepayment totaled nearly \$5.4 billion, 5.6 percent more than the preceding year. Gross collections of individual income taxes less refunds of excessive prepayments resulted in a net revenue from this source of \$47.6 billion in 1963 compared with \$45.6 billion in 1962. Refunds of other individual income and old-age and disability insurance taxes were approximately \$0.2 billion in each year.

EMPLOYMENT TAXES

Employment taxes, which accounted for 14.2 percent of all internal revenue, increased 18.1 percent in 1963 and accounted for 35.4 percent of the increase in total revenue.

Old-age and disability and survivors insurance taxes, comprising 89.9 percent of total employment taxes, rose \$1.8 billion, 15.4 percent over 1962. This results in part from the increase from 61/2 to 71/2 percent in the combined rate on employers and employees which became effective January 1,

EXCISE TAXES

Excise tax collections, which represent 12.7 percent of total collections, increased \$657.6 million, or 5.2 percent in 1963; this is approximately the same dollar amount of increase as in 1962. Depositary receipt purchases accounted for slightly more than half of the total amount collected.

The Federal use tax on highway motor vehicles amounted to just under \$100 million, 24.7 percent more than the amount collected last year. Receipts

from the Federal tax on passenger automobiles, chassis, bodies, etc., were up \$259.1 million, or 19.9 percent.

The excise tax on transportation of persons was repealed effective November 16, 1962, except the tax on air travel which was reduced to 5 percent. Collections from this source dropped \$28.8 million or 11.0 percent, to \$233.9 million.

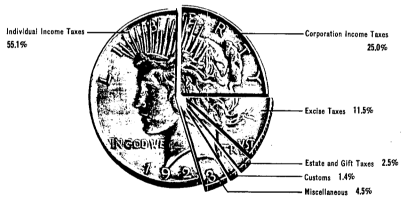
Refunds of Federal excise taxes dropped slightly from \$218.0 million in 1962 to \$215.6 million in 1963. Gross collections less refunds increased from \$12.5 billion in 1962 to \$13.2 billion in 1963, a rise of 5.3 percent.

ESTATE AND GIFT TAXES

Estate and gift taxes combined comprised 2.1 percent of total internal revenue. An increase of \$152.3 million, 7.5 percent, occurred in 1963. Estate taxes, which accounted for 90.1 percent of the estate and gift tax total, rose \$175.4 million. This increase more than offset a \$23.1 million decrease in gift taxes. Gross collections of estate and gift taxes less refunds amounted to nearly \$2.2 billion in 1963 compared with \$2.0 billion in 1962.

NET BUDGET RECEIPTS

SOURCE OF BUDGET DOLLAR - 1963 Net Budget Receipts \$86.4 billion



INTERNAL REVENUE COLLECTIONS AND REFUNDS

"Net budget receipts" represents the amount of total collections by the Federal Government which is available to finance the many operations and programs included in the President's annual budget. To arrive at net budget receipts, gross collections of internal revenue, customs duties, and

receipts from miscellaneous sources are reduced by transfers to trust fund accounts, refund of receipts, and interfund transfers. The following table reflects the source of gross receipts, deductions, and net budget receipts:

Gross collections, deductions, and net budget receipts

[In thousands of dollars]

Source	Gmss receipts	Trust fund transfers	Refunds	Interfund transactions	Net budget receipts
Individual income taxes: Withheld. Other	38, 718, 702 14, 268, 878				
Total	52, 987, 581		5, 399, 593		47, 587, 988
Corporation income taxes.	22, 336, 134		757, 234		21, 578, 900
Excise taxes: Highway trust fund	3, 411, 813 9, 997, 925	3, 286, 067	125, 745 89, 874		9, 908, 051
Total	13, 409, 737	3, 286, 067	215, 619		9, 908, 051
Employment taxes: Old-age and disability insurance. Railroad retirement. Unemployment insurance.	13, 484, 379 571, 644 948, 464	13, 344, 954 571, 535 945, 125	139, 425 109 3, 339		
Total	15, 004, 486	14, 861, 614	142, 873		
Estate end gift taxes	2, 187, 457		20, 192		2, 167, 265
Total Internal revenue	105, 925, 395 1, 240, 538 4, 424, 208	18, 147, 682	6, 535, 511 35, 088 701	513, 397	81, 242, 202 1, 205, 450 3, 910, 110
Total	111, 590, 141	18, 147, 682	6, 571, 300	513, 397	86, 357, 762

INTERNAL REVENUE REFUNDS

In 1963, refunds increased in number and in amount. The number totaled 40.7 million, an increase of 0.7 percent, and the amount, including interest, was \$6.6 billion, a 4.9 percent increase. Interest allowed on all types of refunds was \$73.9 million, an increase of \$6.1 million, or 8.9 percent.

In 1963, individual income tax refunds resulting from excessive prepayments comprised 93.9 percent

of the number and 81.0 percent of the total amount.

Corporation refunds accounted for one-fourth of one percent of the number, and 12.2 percent of the total amount refunded in 1963. There were about 1.4 million gasoline tax refunds to farmers, transit systems, and users of nonhighway vehicles aggregating \$125.7 million, a 4.6 percent decrease in amount. The following table compares refunds in the past 2 years, by type of tax:

ANNUAL REPORT . CHAPTER TWO

Internal revenue refunds, including interest (For refunds by region and district, see table 5, p. 90)

Type of tax	Number Amount refunded (principal and interest—thousand dollars)		Amount of interest includ (thousand dollars)			
	1963	1962	1963	1962	1963	1962
Total refunds of internal revenue t	² 40, 652, 377	40, 366, 231	2 6, 609, 442	6, 302, 993	73, 931	67, 868
Corporation income taxes	104, 301 2 39, 148, 679	104, 298 - 38, 833, 827	804, 098 2 5, 566, 797	820, 831 • 5, 242, 445	46, 864 24, 331	47, 778 17, 236
Excassive prepayment income tax Other income tax and old-age and disability insurance ³	102	* 37, 950, 218 860, 004 91 23, 514	2 5, 353, 389 209, 877 110 3, 422	5, 070, 118 167, 377 51 4, 897	6, 418 17, 829 1 83	6, 285 10, 895 5 51
Estate tex	5, 947 713 1, 392, 746	5, 638 594 1, 421, 874	21, 080 1, 397 216, 070	19, 008 1, 544 219, 164	2, 093 192 451	1, 514 222 1, 119
Alcohol taxes 4 Tobacco taxes 4 Manufacturers' and retailers' excise texes, total	9, 047 1, 149 1, 364, 693	9, 492 1, 215 1, 395, 479	75, 636 4, 122 131, 087	73, 073 3, 598 135, 594	9 1 97	(°) 9 513
Gasoline used on ferms Gasoline, nonhighway Other	1, 339, 275 22, 605 2, 813	1, 372, 817 19, 371 3, 291	103, 655 22, 076 5, 355	107, 171 24, 575 3, 848	97	(*) 513
All other excise taxes 4	17, 857	15, 688	5, 226	6, 900	344	597

I Figures have not been reduced to reflect reimbursements from the Federal Old-age and Survivors and Federal Disability insurance Trust Funds amounting to \$139,425,000 in 1963 and \$11,686,000 in 1962; rom the highway Trust Fund amounting to \$125,319,000 in 1963 and \$131,303,000 in 1962; and from the Unemployment Trust Fund amounting to \$3,097,000 in 1963 and \$4,991,000 (revised) in 10 and \$100,000 in 1963 and \$2,990,000.

2 Includes refunds "not otherwise classified." • Includes of swbacks and stamp redemptions. • Includes narrotics, silver, wagering (excise and stamps), capital stock, and • Ites than \$500 times.
*Less than \$500 times.
*Tevised.

Receipt and **Processing of Returns** and Related **Documents**

A total of 97.8 million tax returns of all classes were received. This was an increase of 1.3 million or 1.4 percent over the number received in 1962. The number of Forms 1040 and 1040A individual income tax returns increased 1.1 million, or 1.8 percent over last year. Declarations of estimated individual income tax numbered 6.1 million, a

NUMBER OF RETURNS FILED

decrease of 111,000 or 1.8 percent from 1962. The total of 21.1 million employment tax returns was an increase of 208,000 or 1.0 percent over 1962. Nearly one-half of the increase was in employers' returns for household employees. Excise tax returns totaled 4.0 million, a decrease of 1.4 percent from 1962. A comparison of the number of returns filed in fiscal years 1963 and 1962 follows:

Number of returns filed, by principal type of return [Figures in thousands. For details, see table 6, p. 91]

Type of return	1963	1962
Grand total	97, 833	96,5
Income tax, total	72, 559	71,4
Individual and fiduciary, total (63, 679	62,4
individual—citizens and resident aliens, total	62, 779	7 61, 6
Forms 1040	44, 527 18, 252	7 42, 5 19, 0
All other individual and fiduciary :	900	
Declarations of estimated tax, total	6, 100	6, 2
(ndividua) Corporation	6, 083 16	6, 1
Partnership Corporation ! Other !	978 1, 291 511	1, 2 4
Employment tax, total	21, 140	20, 9
Employers' Form 941 Employers' Form 942 (household employees). Employers' Form 943 (agricultural employees). Railroad retirement, Forms CT-1, CT-2. Unemployment Insurance, Form 940.	14, 983 4, 207 639 22 1, 288	14, 9 4, 1 6 1, 2
Estate tax	79 100	
Excise tax, total	3, 954	. 4,0
Occupational tax. Form 720 (retailers, manufacturers, etc.)	1, 276 2, 278 25 12 364	1, 2 2, 2

Revised. 1 Individual and corporation returns filed in Puerto Rico and the Virgin Islands, formerly included in other income tax returns, are now included in corporation and all other individual and fiduciary income tax returns.

NUMBER OF RETURNS FILED 63.7 21.1 20.9 Individual Decla-Partner-Employ-Excise and and fiduciary rations of estimated 1963 Totals

12

13

INFORMATION RETURNS

Over 327 million information returns were received. Slightly under two-thirds of these were Forms W-2 (employer's statements of wages paid and tax withheld) including copies filed by employers, and by employees as attachments to their income tax returns. Forms 1099 (information returns on payments of dividends, interest, and various other items) accounted for one-third of the information returns received. The remainder included nearly 5 million Forms 1087 (Ownership Certificates—Dividends on Stock).

A 4 percent decrease in total information returns reflects a decrease in the number of Forms 1099 received in the last half of fiscal year 1963, due to discontinuance of the practice previously permitted by the Service of filing such returns on a quarterly basis.

SERVICE CENTER FUNCTIONS

The 3 area service centers and the Atlanta Regional Service Center processed 57.5 million individual income tax returns. This number represents a decrease of 3.0 million returns, 5.0 percent, below the preceding fiscal year. The decrease was due substantially to the accelerated returns processing program maintained by area service centers in the last half of fiscal year 1962, which reduced the number of 1961 tax returns carried over to the first half of fiscal year 1963 by more than 2.6 million from the same period last year. Of the returns processed this year, 49.2 million were 1962 returns filed during the 1963. filing period and 8.3 million were 1961 returns filed during the 1962 filing period but processed after June 30 of that year.

In addition, 4.9 million declarations of estimated individual income tax were processed. Accounts receivable were established for appropriate individual income and estimated tax returns. Area service centers performed the mailing and delinquency check operations for all employers' returns (Forms 940 and 941) for the district offices which they service. The Atlanta and Philadelphia re-

gional service centers performed all processing, accounting, mailing, and delinquency check operations for the following ADP business returns filed in these regions: Forms 940, 941, 720, 1120, 1120ES, 7004, and CT-1 (Atlanta for the full fiscal year; Philadelphia for the last half of the fiscal year). Beginning January 1963, the Atlanta Regional Service Center assumed responsibility for processing ADP individual income tax returns filed for tax year 1962, and declarations of estimated individual income tax filed for tax year 1963.

The transfer of work from the area service centers to regional service centers under the automatic data processing program continued as the mailing and delinquency check operations related to employers' returns for the Philadelphia Region were shifted from the Northeast Service Center to the new Philadelphia Regional Service Center. The processing of individual income tax for the Atlanta Region was transferred from the Midwest Service Center to the Atlanta Regional Service Center during the second half of fiscal year 1963.

From January 1 through June 30, 1963, the service centers received a total of 57.2 million individual income tax returns, or 91.7 percent of the total filed. This was an increase of 1.4 million or 2.6 percent over the revised total of 55.7 million received in the same period last year.

CARRYBACK ALLOWANCES

There was a decrease in applications for tentative adjustments of prior years' income taxes to give effect to operating loss carrybacks. The decrease reflects the net effect of fewer filings by corporations and an increase in filings by individuals.

The number of applications adjusted decreased 2.9 percent and the dollar allowance decreased nearly \$0.1 billion, or 15.0 percent.

The number of applications pending was approximately the same as in 1962. A comparison of the carryback applications received and adjusted for 2 years follows:

Receipt and disposal of tentative carryback applications

-	Nun	nber	Amount (thousand dollars)				
Status	1963	1962	Clai	med	Adjusted		
·			1963	1962	1963	1962	
Pending July 1. Applications received. Applications adjusted, total. Disallowed. Disallowed. Pending June 30.	7, 118 70, 663 70, 624 n.a. n.a. 7, 157	6, 530 73, 351 72, 763 n.a. n.a. 7, 118	48, 133 565, 545 572, 651 41, 027	53, 880 679, 010 684, 757 48, 133	540, 918 32, 773	636, 383 49, 277	

n.a.-Not available.

AUTOMATIC DATA PROCESSING

Automatic machine processing of tax returns, reported a year ago as being installed on a carefully phased basis with major attention being given to avoiding adverse effects on employees to be redeployed, is proceeding on schedule. The Atlanta Regional Service Center, after one year of experience in the processing of business returns under the master file concept, was expanded and took on the more voluminous operation of processing individual income tax returns in the past filing period. The Philadelphia Regional Service Center successfully undertook the processing of business returns in January 1963.

Even in the short span of its operation, and with its limited application, the system has demonstrated its capabilities and worth in the way of protecting the revenue and insuring fairer distribution of the tax burden. This has been accomplished by detecting failures to file required tax returns, detecting instances of multiple filing of overpay-

ment returns by the same taxpayer, and mechanically applying overpayments, otherwise refundable, against outstanding taxes due from the claimants.

Plans for 1964 call for introducing the Dallas and Cincinnati regions into the system. Service centers for the two regions were activated in 1963 and will begin processing business returns under the master file concept in January 1964.

With a view to relieving regional service centers of all processing not directly related to the master file, a decision was made and approved to establish an Internal Revenue Service Data Center in Detroit. Its duties and responsibilities will include, but not be limited to the preparation of (1) payrolls and reports for the entire Service, (2) material for the Statistics of Income, and (3) data for State and local governments in accordance with the reciprocal agreements for exchange of tax data between such entities and the Service. The Center will be operational in 1966.

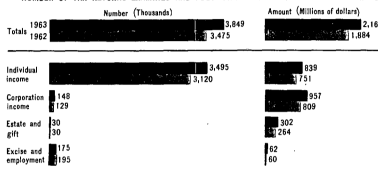
acceptable solutions. Reactions of industry participants were favorable, resulting in establishment of effective working relationships and dissemination of tax information through trade publications. Future meetings will be held at the National, regional, or district levels on an "as needed" basis.

Numerous conferences were held with taxpayers, computer specialists, and professional organizations to develop guidelines for maintaining tax records within data processing systems. In substance, the proposed guidelines will identify the records that the taxpayers must maintain in order that the Service can make a determination of the accuracy of reported tax liability.

Classification and Selection of Returns for Examination.—An integral part of direct enforcement efforts is a classification program to select for examination tax returns having a high frequency of error (those representing the greatest known areas of noncompliance).

To assure a well-rounded audit program, returns are selected from each type and category of returns filed. Of the 25.7 million income, estate, and gift tax returns classified by district audit divisions, about 3.8 million were selected for examination. Further progress was made in programming basic selection criteria into the ADP system.

NUMBER OF TAX RETURNS EXAMINED AND ADDITIONAL TAX AND PENALTIES RECOMMENDED



Number of Returns Examined.—During the year 3.8 million returns were examined, an increase of 10.8 percent over 1962. As a result of expanded use of correspondence audit techniques, office audits rose 420,000 to nearly 3.1 million and accounted for all of the increase.

Field audits decreased 46,000, or 5.7 percent. More thorough examinations embodying quality audit principles resulted in an increase in the time needed to complete the field examinations.

In addition to the number of returns examined, 909,103 returns were closed without an audit.

Number of tax returns examined [Figures in thousands]

Type of return	Tota	111	Field a	ıdit ^L	Office a	udit
1790 07 10.0.11	1963	1962	1963	1962	1963	1962
Grand total	3, 849	3, 475	760	806	3, 089	2, 668
Income tex, total	3,644	3, 249	588	614	3,056	2, 63!
Corporation	148 3, 495	129 3, 120	147 441	127 487	3, 055	2, 63
Estate and gift tax	30 175	30 195	27 145	27 164	30	31

1 Includes all examined exempt organization returns.

Additional Tax and Penalties Recommended.—The 3.8 million examinations resulted in over \$2.1 billion of recommended additional tax and penalties, an increase of \$275.8 million over last year. This is the first year that recommended tax deficiencies have exceeded \$2 billion. The amounts recommended exceeded those of the previous year in every tax area except gift tax. Additional assessments recommended on corporation income tax returns increased \$147.6 million and recommendations on individual and fiduciary returns were greater than those of 1962 by \$88.6 million

The average additional tax and penalties

recommended per field examination increased from \$2,054 in 1962 to \$2,531 in 1963.

Claims for Refund.—District audit divisions completed action on 348,921 claims for refund. Of these, 137,867 were closed after examination and 211,054 were closed without examination. The total amount claimed was \$1,101 million of which \$152 million was allowed and \$948 million disallowed.

In addition to the number of claims closed by the audit divisions 4,235 were protested and transferred to the appellate divisions for further consideration.

The following table shows the number and amounts involved:

Claims for refund disposed of by district audit divisions

		Closed by audit divisions			Proteste	Protested-transferred to appellate divisions		
<u>.</u>		Amount (thousand dollars)				Amou	nt (thousand d	ollars) .
Class of tax		Claimed by taxpayer	Allowed	Disatlowed	Number	Claimed by taxpayer	Recommend divis	ed by audit
	i			!		i i	Allowed	Disallowed
Total	348, 921	1, 100, 522	152, 082	948, 441	4, 235	119, 468	29, 562	89, 906
Individual income. Corporation income. Estate. Gitt. Excise. Employment.	25, 922	104, 226 794, 553 18, 693 1, 058 179, 281 2, 711	72, 014 64, 551 7, 478 288 6, 019 1, 732	32, 212 730, 002 11, 214 771 173, 262 980	2, 081 802 90 53 1, 054 155	11, 307 101, 378 3, 390 1, 144 1, 869 380	1, 064 28, 378 92 21 7	10, 243 73, 000 3, 298 1, 144 1, 848 373

Overassessments of Tax Exclusive of Claims for Refund.—Exclusive of claims for refunds, examination of taxpayers' returns resulted in \$163 million overassessment recommendations by district audit divisions. The following table shows the amount of overassessments recommended by tax area:

Overassessments of tax exclusive of claims for refund

Type of tax	Amount rec- ommended (thousand dollars)
Total	163, 000
Individual and fiduciary income Corporation income Estate Gift.	118, 552
Excise Employment.	1, 026 382

APPEALS

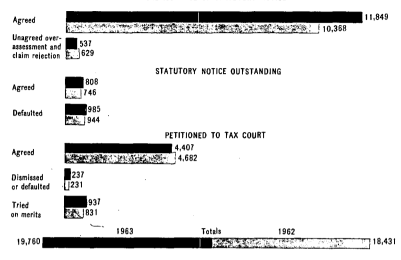
GENERAL

The appeals procedure of the Service provides the taxpayer who does not agree with a proposed adjustment to his tax liability with the opportunity to promptly obtain an independent administrative review of his case.

The appeals function is decentralized and operates at both district and regional levels. When a taxpayer does not agree with the findings of the examining officer he may request an informal conference in the district director's office. If an agreement is not reached at the district level, he may ask that his case be considered by the appellate division of the regional office. Conferences are also available in the appellate division after the taxpayer's case has been docketed in the Tax Court of the United States.

APPEALS (Income, Profits, Estate, and Gift Tax Cases) Method of Disposal

BEFORE ISSUANCE OF STATUTORY NOTICE



The jurisdiction of both the audit division and the appellate division extends to all internal revenue taxes except those involving alcohol, tobacco, firearms, narcotics, and wagering, and their jurisdiction applies to disagreements involving overassessments as well as deficiencies.

INCOME, PROFITS, ESTATE, AND GIFT TAXES

Cases not before the Tax Court (pre-90-day cases) .-When agreement is not reached between the Service and the taxpayer at the district level, the director issues a preliminary notice, commonly called a "30-day letter," informing the taxpayer of the proposed determination of tax liability and advising him of his right to file a protest and request a hearing in the appellate division. These cases are referred to by the appellate division as "pre-90day cases." The processing of these cases by the appellate division during 1962 and 1963 is summarized below. (For additional information, see table 15, page 98.)

Appellate Division receipts and dispositions of protested income, profits, estate, and gift tax cases prior to issuance of statutory notice of deficiency (pre-90-day cases)

Status	Number of cases			
olate.	1963	1962		
Pending July 1	10,732 17,774	9, 711 15, 513		
Disposed of, total	15, 853	14, 492		
By agreement with taxpayers Unagreed overassessments and claim rejections By issuance of statutory notices—transferred to 90-day	11, 849 537	10, 368 629		
Status	3, 467	3, 495		
Pending June 30	12,653	10, 732		

With pre-90-day case receipts being higher than in the previous year, the number of cases on hand June 30, 1963, was also larger.

Cases not before the Tax Court (90-day cases) .- A statutory notice of deficiency is issued to a taxpayer if his case is not settled at the district level, or if he files a protest but no settlement is reached at the appellate level during pre-90-day consideration. This notice is frequently referred to as a "90-day

letter," because the taxpayer is allowed 90 days from the date of the letter to petition the Tax Court of the United States. The following table shows the results of processing 90-day cases in the appellate division. (Additional details are shown in table 16, page 98.)

Appellate Division receipts and dispositions of protested income, profits, estate, and gift tax cases in which statutory notices of deficiency were outstanding (90-day cases)

Status	Number of cases			
	1963	1962		
Pending July 1	1, 073 4, 019	1, 21 3, 78		
Statutory notices issued by Appellate Division : Statutory notices issued by district directors and received during 90-day period	3, 348 671	3, 33i		
Disposed of, total	3, 933	3, 92		
By agreement with taxpayers	808 985	741 94		
status	2, 140	2, 23		
Pending June 30	1, 159	1, 07		

Difference from preceding table is caused by cases being combined or split for the purpose of issuing the statutory notice, cases in transit, etc.

The number of 90-day cases petitioned to the Tax Court after receiving appellate consideration was lower than any year since 1953.

Cases petitioned to the Tax Court (docketed cases) .-The Tax Court of the United States is an independent agency of the Government and has no connection with the Internal Revenue Service. In a case involving income, profits, estate, or gift taxes a taxpayer may file a petition with the Tax Court asking for a redetermination of his tax liability when he does not agree with a deficiency determined by the Service and included in a 90-day letter. The Service refers to these cases as "petitioned" or "docketed."

After a case has been docketed in the Tax Court. a taxpayer may still discuss the possibilities of settling his case with the Service regardless of whether he has previously availed himself of conference opportunities with the audit division of the district office, or with the appellate division at the regional level. Settlement negotiations in docketed cases may be conducted by the appellate division at any time before the case is called for trial by the Tax Court. Since a settlement at this level requires concurrence of the Regional Counsel he may also be represented in such negotiations.

The following table shows the processing of docketed cases. (For additional information see table 17, page 99.)

Appellate Division receipts and dispositions of income, profits, estate, and gift tax cases petitioned to the Tax
Court (docketed cases)

Status	Number of cases		
	1963	1962	
Pending July 1	8, 965 5, 247	9, 957 4, 752	
Petitions filed in response to— District directors' statutory notices Appellate Division's statutory notices :	1,944	2,657 2,095	
Disposed of, total	5, 581	5, 744	
By stipulated agreement with taxpayers By dismissal by the Tax Court or taxpayer default Tried before the Tax Court on the merits	2 4, 407 237 937	4, 682 231 831	
Pending June 30	8, 631	8, 965	
	J	1	

¹ Difference from number shown as petitioned in preceding table is caused by excluding district directors' statutory notices considered by Appellate in 90-day status, cases in transit, etc.

2 Difference from the number shown in the preceding table and in table 19, p. 99,

The number of docketed case disposals exceeded receipts for the fourth consecutive year, and the number of cases on hand June 30, 1963, was lower than any year since 1956.

EXCISE AND EMPLOYMENT TAXES

The 1,394 excise and employment tax case receipts were about the same volume as last year. There were 1,306 case disposals and 865 cases on hand at the end of the year.

CLOSING AGREEMENT CASES

Final closing agreement cases relating to completed transactions are considered by the appellate division. During the year, 72 cases were received and 81 processed to a conclusion. There were 7 cases on hand at the end of the year. (Rulings on proposed closing agreements involving prospective tax transactions are discussed on page 7.)

OVERASSESSMENTS REPORTED TO JOINT COMMITTEE

A total of 440 cases involving overassessments of \$344.0 million was reported to the Joint Committee on Internal Revenue Taxation in accordance with

is due to cutoff dates in respective reporting system

the provisions of section 6405 of the Internal Revenue Code of 1954 which requires a report to the Committee of all refunds and credits of income, war profits, excess profits, estate, or gift tax exceeding \$100,000. These figures compare with 439 cases involving \$238.2 million reported in the preceding year.

CIVIL LITIGATION

Litigation Results.—The Supreme Court decided 9 tax cases, wholly sustaining the Government's position in 8 of them and deciding the ninth case partly for and partly against the Government.

The circuit courts of appeals decided 349 tax cases (exclusive of bankruptcy, receivership, insolvency, compromise, and liquor cases). The Government's position was supported in 229 of these.

In most cases a taxpayer who has paid a disputed tax can, if he wishes, sue for refund in the Court of Claims or in a United States district court. This year the district courts decided 166 cases for the Government, 200 for the taxpayer, and 56 partly for the Government and partly for the taxpayer. The Court of Claims decided 34 cases for the Government, 12 for the taxpayer, and 18 partly for each.

At the close of the year 2,778 civil cases (principally suits for refund of taxes, other than those relating to alcohol, tobacco, and firearms taxes, but also including erroneous refunds, perpetuation of testimony, and damage actions) involving tax questions were pending in district courts, and 471 in the Court of Claims.

The Tax Court decided 293 cases in favor of the Government, 109 for the taxpayer, and 159 cases partly for the Government and partly for the taxpayer.

For details as to civil litigation see page 37 and tables 21 and 22 on pages 100-101. For descriptions of Supreme Court decisions in civil tax cases see pages 68 through 70.

Adverse Tax Court Decisions.—There were published in the Internal Revenue Bulletin acquiescences of the Commissioner in 82 adverse decisions of the Tax Court and nonacquiescences in 32 adverse decisions during the year. Acquiescences and nonacquiescences were announced as to separate issues in 5 of these adverse decisions.

DELINQUENCY INVESTIGATIONS AND DELINQUENT RETURNS

It was possible to devote more manpower to delinquent returns work this year, and, as a result, 981,000 delinquent returns were secured reflecting \$186.6 million of previously unreported tax. This was an increase of 46,000 delinquent returns and \$22.1 million over last year.

Delinquency investigations resulting primarily from a check of office records of previously filed returns constitute one of the major methods of detecting non-filers. This year over 1.7 million delinquency investigations were conducted, an increase of 17.1 percent over the record number of 1.5 million in 1962.

A special effort was made to achieve optimum enforcement of the highway use tax through the examination of both internal and external source records. A record number of 140,000 delinquent highway use tax returns representing \$2i.2 million were secured.

Plans were developed and initial steps taken for a nationwide survey of selected geographical areas to ensure that proper special tax stamps are purchased for coin-operated amusement and gaming devices with special emphasis upon "multiple odds" pinball machines. The survey will be completed by September 30, 1963.

In addition, in examining tax returns, district audit divisions secured 61,000 delinquent returns compared with 73,000 in 1962. Tax and penalties on these returns amounted to \$48.7 million, an increase of 24 percent.

TAX FRAUD INVESTIGATIONS

The fraud investigation program in 1963 was directed to increased realization of the overall Service mission of encouraging and achieving maximum voluntary compliance with Internal Revenue laws by all taxpayers. Particular attention was given to areas of flagrant tax abuses among all categories of taxpayers, with special emphasis on ferreting out tax law violations in situations involving political corruption and organized crime.

The Service continued its close coordination with the Department of Justice in its drive on organized crime. Many tax investigations involving racketeers were initiated, and criminal tax

cases against several notorious racketeers were successfully concluded. Among those prosecuted for criminal tax violations were: Frank "Screw" Andrews, Newport, Kentucky; Daniel E. Graham, Jr., Fayetteville, North Carolina; Meyer Sigal, Pittsburgh, Pennsylvania; and Joseph Conforte, Wadsworth, Nevada.

Continued emphasis on the identification of cases of substance and the maintenance of a balanced enforcement program together with improved utilization of special agent manpower resulted in the completion of considerably more full-scale investigations and in the initiation of a somewhat greater number of preliminary investigations than in the preceding year. Criminal prosecution was recommended in more cases than in 1962, with the increases in the fraud and wagering categories more than offsetting the decline in prosecution recommendations for coin-operated gaming device violations.

A summary of investigations by special agents follows:

Tax fraud investigations

Туре	1963	1962
Grand total	14, 521	13, 698
Unnumbered (preliminary) investigations, total	10, 873	10, 229
Fraud	8, 590 1, 804 304 175	8, 342 1, 547 228 112
Numbered (full-scale) investigations, total	3, 648	3, 469
Prosecution recommended, total	2,208	2, 128
Fraud Wagering. Coin-operated gaming devices Miscellaneous.	1.133	955 1,031 98
Prosecution not recommended, total	1, 440	1, 341

The Service continued to conduct nationwide coordinated raids, as well as independent raids, against violators of the wagering tax laws, making raids at 696 locations throughout the country. As a result, 939 persons were arrested and \$377,000 in currency and 188 automobiles were seized. A nationwide raid was also made against violators of the coin-operated gaming device tax law. Simultaneous raiding action was taken in 174 cities which resulted in the seizure of \$25,000 and 772 coin-operated gaming devices for which the occupational tax, at the rate of \$250 per year, had not been paid.

The training program initiated in 1958 has now provided all incumbent special agents with a knowledge of new investigative techniques and procedures through formal and on-the-job training. To maintain a high level of special agent proficiency, the training program will be continued, to provide basic classroom instruction and on-the-job training for newly appointed agents and to afford refresher and selected on-the-job training, as needed, for experienced agents.

CASES INVOLVING CRIMINAL PROSECUTION

Additional taxes and penalties of \$121.9 million were involved in cases received in the Chief Counsel's Office with recommendations of criminal prosecution. This was an increase of \$13.8 million over the amount involved in the preceding year.

An analysis of criminal tax cases of all types (other than wagering-occupational tax cases handled at the district level) flowing from the Assistant Regional Commissioner, Intelligence, through the Office of the Chief Counsel and the Department of Justice follows:

Receipt and disposal of criminal cases in Chief Counsel's office

Status	1963	1962
Pending July 1	2, 813	2, 50
Received, total	2, 123	2,00
With recommendations for prosecution	1, 969 154	1, 798 205
Disposed of, total	1, 980	1, 690
Prosecution not warranted	l 77 (165
Prosecutions Opinions delivered All other closings	1,405	1, 14 10 208
Pending June 30 i	2,956	2, 813

¹ Includes cases awaiting action in Department of Justice exclusive of wagering tax cases referred by Intelligence Division.

A total of 855 income and miscellaneous criminal cases, with prosecution recommendations involving 831 prospective defendants were forwarded to the Department of Justice. Compared with last year this was a decrease of 16.3 percent in the volume of referrals. Indictments in such cases were down 2.3 percent and the total disposal of cases in those categories in the district courts was increased 10.9 percent.

In income, excise, and wagering tax cases reaching the courtroom, 1,117 defendants pleaded guilty or nolo contendere, 176 were convicted after trial, 73 were acquitted, and 230 were nol-prossed or dismissed.

A comparison of indictments and court actions for the last two years follows:

Results of criminal action in tax fraud cases

Action	Number of defendants		
	1963	1962	
Total			
Indictments and informations	1, 856 1, 596	1, 702 1, 437	
Plea, guilty or noto contendere Convicted after trial Acquitted Not-prossed or dismissed	176	1, 013 176 65	
Noi-prossed or dismissed Income and miscellaneous cases ²	1 230	181	
Indictments and informations Disposals, total	817 814	836 734	
Pies, guilty or nolo contendere. Convicted after trial Acquilted Nol-prossed or dismissed	565 83 49 1117	529 94 41 70	
Wagering tax cases			
Indictments and informations	1, 039 782	866 703	
Pies, guilty or nolo contendere Convicted after trial Acquitted Nol-prossed or dismissed	552 93 24	484 84 24	

I Includes cases dismissed for the following reasons: 18 because of death of principal defendant, 9 because of serious illness, and 76 because principal defendant Ap Deleaded guilty or had been convicted in a related case. 3 Includes income. estate, gift, and excise taxes other than wagering, alcohol, tobacco, and firearms taxes.

Criminal action is also taken against violators of the laws covering alcohol, tobacco, and firearms. The number of indictments and disposals are shown in the following table:

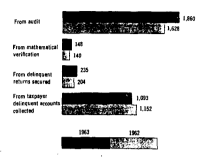
Results of criminal action in alcohol, tobacco, and firearms cases

Diannesia total	Number of defendants		
	1963	1962	
Indictments and informations	5, 747	5, 979	
Disposals, total. Ples, guilty or nolo contendere. Convicted after (rial. Acquitted Nol-prossed or dismissed.	6,027 4,256 714 369 688	5, 854 4, 250 688 337 579	

SUMMARY OF ADDITIONAL TAX FROM DIRECT ENFORCEMENT

ADDITIONAL TAX FROM DIRECT ENFORCEMENT
(including interest and penalties)

Millions of dollars



Despite the excellent record of voluntary compliance with the tax laws by the American taxpayer under our self-assessment system it is nevertheless incumbent upon the Service to maintain direct enforcement programs to insure that all taxpayers receive equitable treatment and pay their just share of tax. During the year the amount of additional tax, penalties, and interest resulting from these programs totaled \$2.2 billion, a new record.

Additional assessments resulting from examination of tax returns increased \$232.4 million over last year and amounted to \$1.9 billion. These assessments are not comparable with tax increases on returns examined during the current year as they represent the correct tax liability determined upon examination or after appeals action or court decision. When agreements are not reached at the audit division level the time required for consideration of administrative appeals or litigation may delay settlement for a year or more. Consequently these amounts reflect assessments on examined returns but do not accurately measure results from current year audit operations.

Mathematical verification of individual income tax returns resulted in an increase in additional tax of \$7.8 million over last year, and tax, penalties, and interest on delinquent returns secured increased \$31.6 million.

The following table shows the additional tax, penalties, and interest, by source:

Tax, penalties, and interest resulting from direct enforcement

ltem	1963	1962
Additional tax, penalties, and interest assessed, total.	2, 243, 356	1, 971, 577
From examination of tax returns, total	1, 859, 975	1, 627, 604
Income tax, total	1, 569, 849	1, 405, 328
Corporation	807, 568	+ 722, 969
Prerefund audit Regular audit	89, 602 672, 678	120, 386 561, 973
Estate and gift tax Employment tax (including withheld in-	241, 647	175, 779
come tax)Excise tax	8, 332 40, 147	4,959 41,539
From mathematical verification of income tax returns.	148, 113	140, 294
From delinquent returns secured, total	235, 267	203,679
By district collection divisions	186, 574 48, 693	164, 506 39, 173
Claims disallowed	1,080.794	n.a.
By district audit divisions	948, 441 132, 353	n.a. 139, 652
Delinquent taxes collected Total	1, 280, 686	1, 255, 172
Delinquent accounts. Trust funds in notice status.	1, 093, 000 187, 686	1, 152, 373 102, 799

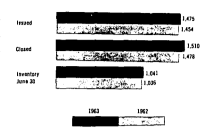
Revised.
 n.a.—Not available on a comparable basis.

TAXPAYER DELINQUENT ACCOUNTS

Nearly 2.9 million delinquent account assemblies were issued, 9.7 percent fewer than the number issued in 1962. However, the amount of delinquent tax involved, \$1,475 million, was \$21.2 million more than last year, due principally to a few very large delinquent accounts.

Emphasis on reducing inventories was continued and at the end of June 968,000 delinquent accounts were pending, a reduction of 8.4 percent from last year. The amount of delinquent taxes involved in the accounts pending at the close of the year aggregated \$1,041 million, only \$4.8 million more than last year. This increase is less than the increase in

TAXPAYER DELINQUENT ACCOUNTS



amount of assemblies issued on new accounts, and thus reflects the particular attention given to closing large accounts.

The decrease in number of new accounts is attributable in part to the continued effectiveness of the accelerated procedures put into effect last year for collecting trust fund taxes. Under those procedures, immediate contacts are made to collect withholding and similar trust fund taxes from employers and excise taxpayers who failed to pay the. tax due on returns filed or failed to obtain depositary receipts evidencing payment to the Government on a timely basis. Additional taxpayers were brought under these procedures this year and a larger number of accounts were closed while in notice status (before delinquent account assemblies were issued). In fact, in 1963, accounts collected while still in notice status exceeded by 65,000 and \$84.9 million the number and amount collected in 1962. The decrease in new accounts may also reflect to some extent the increased educational and enforcement efforts of the past 2 years.

The delinquent accounts activity (including activity related to the accelerated collection of trust fund taxes while in notice status) is shown in the following table:

(Millions of dollars)

Taxpayer delinquent accounts

Status		nber sands)	Amount (thousand dollars)		
	1963	1962	1963	1962	
issued	2, 879	3, 187	1, 474, 762	1, 453, 568	
Closed, total	2,967	3,090	1,509,916	1,478,422	
By type of action: Collected. Additional collections. Other disposals 1. By method of handling: 2 Revenue officers. Office collection force. Other	2, 468 499 1, 012 1, 797 158	2, 622 458 1, 031 1, 912 148	1, 053, 035 39, 965 416, 916 649, 562 577, 271 243, 119	1, 114, 445 37, 928 326, 050 656, 951 619, 727 . 163, 818	
Pending June 30, total	968	1,056	1,041,148	1, 036, 337	
Active Inactive Deferred	774 103 91	851 101 104	609, 849 389, 764 41, 535	542, 276 448, 853 45, 208	
Trust Fund accounts in notice status : Received Collected	147 84	50 19	329, 119 187, 686	236, 561 102, 799	

1 Includes disposals due to uncollectibility and erroneous and duplicate assessments.

2 Does not include additional collections of unassessed amounts and on accounts

WORK FLOW IN THE SERVICE AND COURTS

It is impossible for the Service to complete the processing of all tax returns during the year in which they are filed. However, a comparison can be made of the volume processed at each administrative level of the Service and in the courts by considering the workload for any given year. In evaluating the work flow it is necessary to consider the unit count at different levels. Returns filed and the processing through audit divisions is on a return basis while processing by appellate divisions, intelligence divisions, and the courts, is on a case basis which may involve one or more returns. As the major administrative burden is on the processing of income, estate, and gift tax returns, especially at the appellate and court levels, the following tabulations, with the exception of returns

filed and internal revenue collections, are confined to these types of returns:

Work flow in the Internal Re

2 239

994 1, 228

2 200

955 1, 166

165 77 1, 143

Work flow in the Internal Revenue Se fiscal years 1963 and	1962	the courts,	Item	1963	1962
	1963	1962	Internal revenue collections, total	105, 925	99, 441
Item			Individual income taxes, total	52, 988	50, 650
	Re	turns	WithholdingOther	38, 719 14, 269	36, 246 14, 403
Titx returns filed, total	97, 832, 977	7 96, 511, 219	Corporation income taxes.	22, 336	
Individual income	63, 679, 166	- 62, 487, 325	Estate and gift taxesEmployment taxes	2, 187	21, 296 2, 035 12, 708
Corporation income	1, 291, 039	1, 231, 738	Excise taxes	13, 410	12,752
Estate and gift	21 120 725	168, 491 20, 931, 576			<u> </u>
Excise	3.954.416	4, 009, 315	INCOME, ESTATE, AND GIFT TAXES		
ExciseOther income	7, 589, 175	7, 682, 774			
			Civil cases	[
INCOME, ESTATE, AND GIFT	TAXES		Additional tax and penalties in cases disposed of in audit		
	1		divisions by agreement, payment, or default Additional tax and penalties in cases disposed of in appellate	1,147	1,042
Number of returns examined	3, 673, 939	r 3, 279, 670	divisions by agreement, payment, or default	179	146
divisions	2, 339, 658	2, 267, 735	Additional tax and penalties determined by settlement in		
Jisposed of by audit divisions	1	- 2,207,733	Tax Court	81	63
Agreed, paid, or defaulted	2, 102, 069	2, 068, 170	decision:		Ì
			Dismissed	4	4
Civil cases	Car	ses	Decision on morits	26	27
			Court and courts of appeals.	9.	12 25
Total received in appellate divisions.	18, 326	7 15, 804	Amount refunded to taxpayers as a result of refund suits	37	25
Disposed of by appellate divisions:	,	13,004	Fraud cases 1		
Agreed, paid, or defaulted	14,179	12,687	1,1900 Cu262 .	(ļ
Courts of original jurisdiction: Tax Court:	ł		Deficiencies and penalties in cases disposed of in intelligence	1 :	i
Total petitioned to Tax Court	5, 376	4, 749	divisions;		
Dismissed	266	228	Prosecution recommendedProsecution not recommended	116 29	103 22
Settled by stipulation	4,371	4,890	Figsecution not recommonded	} **	
Settled by Tax Court decision	1,089 390	882 403	i includes excise taxes.		
District courts and Court of Claims:	390	403	· (III)IIUGS BACISO IEAGS.		
Total filed in district courts and Court of				~"	
Claims	1,407	1,364		Offers i	in comp
Settled in district courts and Court of Claims Decided by district courts and Court of	764	659			-
Claims	486	505			
ourts of appeals:					
Settled by courts of appeals decision	349 229	414	Type of tax or penalty		
Favorable to taxpayers	229 78	268 113	Type of tax of penalty		
Modified	42	33			
Modified					
Supreme Court	6	6			
upreme Court: Settled by Supreme Court decision	7	7	Offers accepted, total		
	1	'			
Fraud cases 1	l		Income, profits, estate, and gift taxes		•••••

Offers in compromise disposed of

Amounts of revenue involved at each level of the tax system, fiscal years 1963 and 1962 OFFERS IN COMPROMISE

The final phase of the compromise decentralization program was completed on June 14, 1963. Effective July I, 1963, district directors will assume responsibility for final acceptance of substantially all tax and penalty offers involving liabilities up to \$100,000. The Chief Counsel has redelegated the responsibility for furnishing legal opinion on these offers to the regional counsels.

To prepare field offices for this increased responsibility, district enforcement personnel were given additional training by advisory memoranda, periodic analyses and evaluations, seminars, and indoctrination courses.

The overall compromise workload on June 30 consisted of 3,569 cases awaiting consideration at all Service levels. This is considered a minimal figure and not susceptible to further material

Compromise cases closed are shown in the following table:

		ber	Amount (thousand dollars)			
Type of tax or penalty	1963	1962	Liabilities		Offers	
			1963	1962	1963	1962
Offers accepted, total	10, 964	11,061	27, 470	26, 053	7, 275	7, 706
Income, profits, estate, and gift taxes. Employment and withholding taxes. Alcohol taxes. Other excise taxes. Delinquency penalties on all taxes. Specific penalties.	864 95 228	777 759 97 219 3,083 6,126	15, 860 6, 154 228 3, 606 1, 622	16, 163 4, 667 469 3, 092 1, 662	4, 013 1, 958 121 776 304 103	4, 951 1, 478 76 698 337 166
Offers rejected or withdrawn, total	4, 360	4, 327	86, 173	69, 989	13, 003	10, 182
Income, profits, estate, and giff taxes. Employment and withholding taxes. Other excise taxes. Oelinquency penalties on all taxes. Specific penalties.	95 351 945	1,545 1,305 82 373 982 40	63, 272 12, 638 447 9, 146 670	50, 374 12, 683 418 5, 917 597	9, 191 2, 722 54 902 129 5	6, 823 2, 166 41 1, 027 114 11

Received for full-scale investigation in intelligence

r Revised.
I Includes excise tax cases.

COLLECTION LITIGATION LEGAL SERVICES

For the past 5 years the legal work connected with the functions of the district directors' offices has maintained the level of activity it reached in fiscal 1958. The number of cases received during the current year was 11,366 as compared with 10,374 in 1962. The number of cases disposed of was 10,922 as compared with 10,380 last year. The inventory of pending cases stands at 4,829, an increase of 444 from the 4,385 cases pending at the end of 1962. For a detailed report of the cases received and disposed of see tables 23-25 on page 101.

Aside from the legal work which can be reported on a caseload basis, the informal assistance to the district directors' offices, rendered by lawyers who handle collection litigation cases, in the regional counsels' offices continued as in prior years. This, together with the assistance rendered during the periodic visits to district directors' offices by these same lawyers as a part of a continuing visitation program, is a result of the reorganization program begun some years ago under which much of this legal work was decentralized to the regional counsels.

As in prior years, the lawyers in the regional counsels' offices participated in the continuing in-service training programs developed by the Service to train and give guidance to the personnel in the district directors' offices dealing most directly with collection litigation matters. The value of this in-service training is continually apparent to the lawyers of the regional counsel through the constantly improved reports which are received by them in collection litigation cases.

Two cases pertaining to problems considered in connection with collection litigation legal work were decided by the United States Supreme Court. For a summary of these cases see pages 68 and 69.

FEDERAL-STATE COOPERATION

Gratifying progress was made in extending the area of Federal-State cooperation. Seven new cooperative exchange agreements were concluded with Arkansas, Illinois, Iowa, Maryland, Virginia, West Virginia, and the District of Columbia. This brings to 20 the number of such agreements now in force. Negotiations of 9 additional agreements were at various stages of active development be-

tween State tax officials and the Service at the close of the fiscal year.

The benefits stemming from these agreements have been steadily increasing, both to the Service and to the States. In the area of delinquent taxes, the flow of information from the States is yielding Federal revenue at the rate of about \$22 million annually. Also, information furnished by the States to the Service, reflecting the results of audit of State tax returns, led to the assessment of \$2 million additional Federal revenue, at a cost of approximately \$45,000 during the year. Reports by State tax officials indicate that comparable benefits to State revenue are being obtained through information furnished systematically by the Service.

P.L. 87-870, enacted this year, provides for special services to be performed for States and other specified agencies on a reimbursable basis. The States are likely to have particular interest in contracting for special statistical compilations and in arranging for the admission of State tax officials to the training courses of the Service. Efforts are now underway to achieve a mutually satisfactory meshing of diversified State needs with the training resources available to the Internal Revenue Service.

INFORMANTS' REWARDS

Including those pending July 1, 1962, informants' claims for reward considered during fiscal 1963 numbered 9,196. Of these, 753 were approved with payments to the informants of \$458,688. Of the 4,266 claims disposed of, 3,513 were rejected either because the claim could not be substantiated or the eligibility requirements of the regulations were not satisfied.

From information furnished by informants, the Service recovered \$12.7 million in taxes, penalties, and interest.

Below is a table comparing activity in this area for the past 2 years:

Receipt and disposal of claims for informants' rewards

Status	1963	1962
Pending July 1	5,000 4,196 4,266	4, 774 4, 147 3, 921
Rejecteddodododo	3, 513 753	3, 256 665
Pending June 30dodododoldol.arsdodollarsd	4, 930 458, 688	5, 000 587, 256

ALCOHOL AND TOBACCO TAX ENFORCEMENT

Intensive concentration on the perfection of criminal cases under the Major Violator Program against the principals responsible for large-scale illicit distilling activities, resulted in effective prosecutive and trial action in most areas. During the year, 591, or approximately 37 percent of the 1,573 listed major violators were arrested or indicted. Noteworthy is the favorable attitude of the courts toward the objectives of this Program which continues to be reflected in the severity of imprisonment sentences imposed upon the financial backers of illicit operations. This is regarded as a significant crime deterrent factor.

The Mandatory Preventive Raw Materials Program continues to be an important adjunct to the law enforcement effort in preventing to a considerable extent the acquisition by illicit distillers of sugar, yeast, and containers essential to the production and packaging of nontaxpaid distilled spirits. It is encouraging to note that wholesale and retail dealers in such commodities, cognizant of the tax fraud potential are, for the most part, cooperating with the Government by establishing merchandising policies designed to deny liquor law violators or suspicious persons access to large quantities of sugar even though premium prices are frequently offered therefor.

Fourteen southern States accounted for 92.6 percent of the stills and 95.3 percent of the mash seized in 1963. Seizures in all categories declined with the exception of nontaxpaid wines. The volume of mash seized in the country as a whole, a significant index of the trend of illicit production, was reduced by 9.7 percent, as shown in the following table:

Seizures and arrests for alcohol, tobacco, and firearms

item	1963	1962
Seizures: Number Stills number Stills gations. Number gations. Nontappaid distilled spirits gations. Nontappaid wines downward with the spirits with the spirits of the spi	6, 213 149, 940 6, 530 3, 092, 617 2, 431 2, 110, 380 8, 507	5, 886 174, 572 2, 930 3, 424, 472 2, 621 2, 252, 718 9, 126

Includes 2 arrests for tobacco violations and 358 arrests for firearms violations in 1963 compared with 2 and 398, respectively, in 1962.

As an adjunct to the seizure and forfeiture of property (principally vehicles, pinball machines, and cash) because of its use or intended use in violation of the alcohol, firearms, and wagering laws, the Service was required to investigate and rule on 489 petitions for remission or mitigation filed by persons who alleged an interest in the forfeited property.

FIREARMS PROGRAM

Public hearings on legislative proposals to amend the Federal Firearms Act were held by the Senate Subcommittee on Juvenile Delinquency during the year. These hearings were attended by representatives of the Service and of the firearms industry. The proposed amendments, in addition to increasing the license fees for dealers and manufacturers of firearms, would place restrictions on the availability of pistols and revolvers to juveniles, particularly through so-called "mail order" sales. This legislation is designed to be helpful to law enforcement agencies in the field of crime prevention.

A study of devices designed to fire either tear gas or flares, or both, but which are also capable of firing fixed ammunition, resulted in Service rulings that required manufacturers to make radical changes in such devices to preclude their falling within the category of firearms controlled by either the National or Federal Firearms Act. Studies made of a number of types of so-called semi-automatic rifles imported into the United States, brought about the classification of such weapons as machineguns, the importation of which will hereafter be subject to the registration and other provisions of the National Firearms Act.

Registration of firearms totaled 537,132, compared with 349,311 in 1962. The increase was due chiefly to the production of a greater number of automatic weapons required by the Armed Forces. Investigation of violations of the National and Federal Firearms Acts and the Act of August 9, 1939 (49 U.S.C. 781) resulted in the perfection of 358 criminal cases, 352 arrests, and the seizure of 115 vehicles and 725 firearms.

The decision of the Court of Appeals for the Ninth Circuit in *Russell v. United States*, 306 F. 2d 402 (1962) temporarily posed a serious threat to enforcement of the National Firearms Act. In this case, the Court set aside defendant's conviction

Note.—Includes seizures and arrests in cases adopted, as well as originated, by the Internal Revenue Service.

on a charge of failure to register a firearm on the ground that compliance with the registration requirement of the Act would have violated his constitutional guarantee against self-incrimination.

However, when the Court was faced with subsequent cases involving the review of convictions on charges of possession of an unregistered firearm, it upheld the convictions, distinguishing the Russell case on the ground that here the substance of the

offense lay in the defendant's possession of the firearm and not in any failure on his part to have registered it (see Starks v. U.S., 316 F. 2d 45, and Frye v. U.S., 315 F. 2d 491). Other circuits have since taken similar action. Hence, unless Frye should be reversed by the Supreme Court, the problems anticipated as a result of the Russell decision seem to a large extent to have proved illusory.

5

Supervision of the Alcohol and Tobacco Industries

GENERAL

The Liquor Law Revision Committee, which was established on March 1, 1962, continued its studies of the industrial alcohol and liquor tax laws. The objectives of the Committee are to achieve the utmost simplification in revenue control and tax determination so that more economical government supervision can be attained and the industries will have the greatest degree of operating latitude consistent with effective revenue protection.

In order to cooperate with other departments of the Government the Service granted special authorizations permitting the mingling and storage (under conditions not contemplated by internal revenue regulations) of several million gallons of distilled spirits produced from California grapes which were declared by the Grape Crush Administrative Committee of the U.S. Department of Agriculture to represent surplus production. Under the pertinent USDA regulations, the "setaside" distilled spirits produced from such surplus grapes were not to be disposed of for beverage purposes. Arrangements were completed for the "setaside" spirits to be converted to industrial alcohol.

The Service also required specific identification of all food colors and other additives which industry members have proposed to include in their formulas for rectified products and wine, for the purpose of assisting the Department of Health, Education, and Welfare in familiarizing industry with the requirements of the Food and Drug Administration concerning such additives. Approval of any formulas which were found to include injurious additives or injurious proportions of additives was withheld.

As the result of efforts between the Alcohol and Tobacco Tax Division and the Joint Committee of the States on Alcoholic Beverage Advertising, The National Conference of State Liquor Administrators and the National Alcoholic Beverage Control Association, Inc. have resolved to urge the individual States to adopt uniform regulations (similar to the Federal requirements) governing the advertising of distilled spirits and wines in newspapers and magazines.

AUTHORIZATION OF INDUSTRY OPERATIONS

An indication of the extent of activities relating to the authorization of industry operations may be obtained by reference to statistical tables. Permit actions are shown in tables 10-12, on pages 92-93, and the number of establishments qualified to engage in the production, distribution, storage, or use of distilled spirits and alcoholic liquors, is shown in table 8, page 92. Corresponding figures relating to cigarettes, tobacco products, and tobacco materials, are shown in table 9, page 92.

In administering the provisions of the Federal Alcohol Administration Act and its related regulations, 46,949 applications for label approval or exemption from label approval (19,943 applications for distilled spirits, 25,090 for wines, and 1,916 for beer) were processed during the year, compared with 44,861 applications during 1962 or an increase in workload of 4.7 percent. A total of 20,392 periodicals and 3,429 radio and television "commercials" were examined to determine whether alcoholic beverages advertising contained therein complied with the Act and Regulations. In addition, 1,060 proposed advertisements and projected advertising campaigns which were voluntarily submitted, were reviewed prior to publication as a service to industry, and 282 conferences were held with industry members, their attorneys, or advertising agencies concerning advertising

The provisions of procedural rules dealing with the disclosure of information (26 CFR 601.702) were amended, effective March 25, 1963, to permit the Director, Alcohol and Tobacco Tax Division, upon proper written application, to furnish information to interested persons concerning the issuance of certificates of label approval, or exemption from label approval, under the Federal Alcohol Administration Act.

The National Office processed 1,112 formulas for rectified products and 158 formulas for wine, as compared with 684 and 127, respectively, in 1962. The food additive control program was largely responsible for the increase in the number of formulas for rectified products which were reviewed. The National Office also reviewed 3,642 qualifying documents; issued to Government agencies a total of 26 permits to use tax-free spirits and 16 permits to use specially denatured

spirits; approved 88 distinctive liquor bottles; and acted on 70 offers in compromise involving violations of Internal Revenue Laws, and 16 under the Federal Alcohol Administration Act.

ON-PREMISES SUPERVISION

Pilot operations initiated near the close of last year and completed this year demonstrated the feasibility of further improvements and streamlining in the methods used by the Government to supervise distilled spirits plants. Using the new procedures as guidelines, a nationwide survey of inspector (on-premises) manpower requirements was carried out. Study of the results indicates, in certain regions, the possibility of eliminating a limited number of inspector (on-premises) positions, as they become vacant. Increased use would be made of inspectors (general) for on-premises supervision during periods of peak plant activity. The policy of not filling vacancies, except for emergency situations, resulted in savings of approximately 59 man-years in inspector positions.

Inspector (on-premises) supervision was provided at distilled spirits plants whose operations and activities involved transactions in distilled spirits, as follows: Production, 800.8 million tax gallons; denaturation, 517.8 million tax gallons; warehousing, 1,054.1 million tax gallons; and tax-payments, 188.6 million tax gallons. In addition, 87.6 million proof gallons of distilled spirits and wines were rectified, and 220.2 million wine gallons of distilled spirits were bottled.

INSPECTION OF ESTABLISHMENTS

Quality inspections, utilizing additional audit techniques were emphasized. Authority to regions to select premises to be inspected in accordance with indicated needs, rather than by rigid schedule, was formalized at the beginning of the year. As a result the scope and depth of selected inspections increased materially. In the closing months of the year, all regions concluded field tests of a proposed brewery inspection handbook. Time devoted to these tests and increased use of audit techniques in inspections contributed to an increase in man-days per inspection and a corresponding decrease in number of inspections completed, from 32,260 in 1962 to 28,966 this year.

CHEMICAL ANALYSIS AND RESEARCH

The continuing emphasis being placed on research is typified by a contractual agreement with the Atomic Energy Commission whereby the National Office laboratory will carry out research in the field of neutron radio-activation analysis in criminalistics for the benefit of the Internal Revenue Service. Other research activities resulted in the publication of 6 scientific papers in internationally recognized chemical journals.

The rapidly expanding use of forensic chemistry as an adjunct to criminal investigative work led to the establishment of a physical evidence unit in the National Office laboratory to serve the Enforcement Branch of the Alcohol and Tobacco Tax Division.

Approximately 39,600 samples were examined in the National and regional laboratories, of which about 8,600 were illicit spirits and 8,300 were narcotics. In the National Office laboratory, in the categories of foods, flavors, and medicines using taxpaid spirits, 2,825 new formulas were approved and 623 samples were analyzed. In addition, 3,904 formulas and 4,219 samples were examined and approved for products and processes using specially denatured alcohol. Labels were approved for 9,211 products produced with specially denatured alcohol. An increase of some 2,000 narcotic samples caused the total volume of samples to exceed the previous year's total by about 1,700.

Legislative Activities

GENERAL

The fiscal year was marked by much Congressional activity in the area of tax legislation. Principal activities were directed to enactment of the Revenue Act of 1962 and to the major tax revision program which was submitted to the Congress on January 24, 1963. In addition, study, research, and assistance were carried on relating to particular revenue measures enacted by Congress or still pending. The regular and recurring functions in connection with the Department's legislative program, reports on bills, drafting of legislation, and other technical work were continued.

LEGISLATIVE PROGRAM

The Service submitted 74 items to the Assistant Secretary for Tax Policy for consideration in the formulation of the Department's legislative program. These suggestions dealt principally with tax inequities, loopholes, and administrative problems. They were developed from reports submitted by offices throughout the Service; from research and study projects undertaken to develop information about tax inequities, abuses, and administrative problems which seem to warrant corrective legislation; from suggestions made by Members of Congress and the public; and from suggestions submitted by employees through the incentive awards program.

There was much activity in the Technical Coordination Program. It is through this program that the field offices report to the National Office on actual taxpayer cases involving tax abuses, inequities, and administrative problems. These reports were studied and evaluated in order to determine what legislative suggestions the Service should make to the Department.

LEGISLATIVE ASSISTANCE

The Committee on Finance conducted hearings on H.R. 10650, the Revenue Act of 1962. Some of the more important sections provided for a tax

LEGISLATIVE ACTIVITIES

incentive credit to encourage modernization and expansion; withholding tax on dividends andinterest; more equitable taxation of mutual thrift institutions, mutual casualty insurance companies, and cooperatives; the removal of much of the preferential treatment accorded foreign income; and the disallowance of certain travel and entertainment expenses. The Committee substituted for the withholding on dividends and interest a provision requiring the filing of information returns covering the payments of such income. Representatives of the Service attended both the public hearings and the executive sessions before the Committee and assisted in drafting changes proposed by the Committee. The Act was passed by the Senate and on October 16, 1962, it was signed by the President and became Public Law 87-834.

The President in his tax message to the Congress on January 24, 1963, recommended a reduction in individual and corporate income tax rates and also structural revision and reform. The reform program is directed toward the relief of hardship and encouragement of growth, base broadening and equity, and revision of capital gains taxation. The Service assisted the Treasury Department in developing the Administration's tax program. Work on this program included research, technical analyses, and the gathering of information regarding tax matters covered by sections of the Internal Revenue Code which are under consideration. Also, representatives of the Service attended both the public hearings and executive sessions before the House Committee on Ways and Means, and assisted in drafting legislative language to carry out tentative decisions of the Committee in regard to the President's recommendations, and the Committee report.

Representatives of the Service attended the public hearings and executive sessions of Congressional Committees on the enacted and pending bills listed below. They also rendered other technical assistance in drafting the legislation and related Committee reports.

Information reports, technical reports, drafts of bills and accompanying technical explanations, and other data relating to legislative matters were prepared for the Office of the Secretary of the Treasury. Included were 47 formal reports on Congressional bills which dealt with proposals to amend the Internal Revenue Code and other

legislative matters, including private relief bills.

Eight technical memoranda on pending bills or legislative proposals were prepared and forwarded to the Secretary of the Treasury. These bills and legislative proposals included recommendations to amend the Internal Revenue Code in respect to liquor, tobacco products, and firearms, and to amend the customs laws, the Federal Firearms Act, and the Administrative Procedure Act, as well as private relief bills in the alcohol and tobacco tax area.

LEGISLATION ENACTED

Congress enacted a number of public laws relating to tax matters, the most important of which (other than the Revenue Act of 1962) are listed and summarized below:

Public Law 87-682 extends to fishermen the same treatment accorded farmers in relation to estimated income tax.

Public Law 87-710 provides a 7-year net operating loss carryover for certain regulated transportation corporations.

Public Law 87–768 modifies the application of the personal holding company tax in the case of consumer finance companies.

Public Law 87-792 extends many of the favorable tax benefits of qualified retirement plans established by employers for employees to plans established by and for self-employed persons.

Public Law 87-859 continues for an additional 3-year period the existing suspensions of the tax on the first domestic processing of coconut oil, palm oil, palm-kernel oil, and fatty acids, salts, combinations, or mixtures thereof.

Public Law 87-863 increases the maximum limitations on the amount allowable as a deduction for medical, dental, etc., expenses. Another section of this Law provides that a State or political subdivision which operates retail liquor stores shall not be required to pay more than one special tax as a retail dealer in liquors, regardless of the number of such stores operated by the State or political subdivision. The provisions of this section of the Act were made retroactive to July 1, 1962, which necessitated the allowance of claims for refund of the special retail tax for additional stores, if already paid for the fiscal year which began July 1, 1962

Public Law 87-870 provides for the elimination of certain tax inequities through the permissive

taxation of certain jointly owned railroad terminal and switching facility corporations as partnerships.

Public Law 87-876 provides for an increase in the retirement income credit.

Public Law 88-4 provides that the deduction for child care expense shall be available to a wife who has been deserted by and cannot locate her husband, on the same basis as a single woman.

Public Law 88-9 provides a deduction for payment of redeemable ground rent.

Public Law 88-31 provides for a reduction in the rate of the Federal unemployment tax for the calendar year 1963.

Public Law 88-36 repeals the silver purchase acts and the related transfer tax on silver bullion.

Public Law 88-52, the Tax Rate Extension Act of 1963, in general postpones until July I, 1964, reductions in the corporate normal tax rate and certain excise tax rates, and termination of the excise taxes on general telephone service and transportation of persons by air, which would have become effective on July 1, 1963.

LEGISLATION PENDING

Tax bills passed by the House at the end of the fiscal year and awaiting action by the Senate were as follows:

H.R. 780, to provide a credit against the estate tax for Federal estate taxes paid on certain prior transfers in the case of decedents dying after December 31, 1947.

H.R. 3297, to exempt from income taxation certain nonprofit corporations and associations organized to provide reserve funds for domestic building and loan associations.

H.R. 6246, relating to the deductibility of accrued vacation pay. A bill containing tax provisions, S. I, had been passed by the Senate at the close of the fiscal year and was awaiting House action. The purpose of the bill is to establish a youth conservation corps. H.R. 5131, a similar bill, has been reported to the House.

LEGISLATIVE IMPLEMENTATIONS

The Service developed and began carrying out plans for the implementation of tax legislation

enacted during the year. These plans included the issuance of new and amendatory regulations, revisions of tax return forms and instructions, issuance of publicity primarily through news and technical information releases, revision of Service publications, and issuance of special instructions and procedures to field offices. In some instances immediate action, particularly publicity, was required to assist taxpayers to comply with requirements of legislative amendments or to take advantage of tax relief afforded.

Some of the more important publicity releases on tax legislation enacted during the fiscal year include:

TIR-413 (November 13, 1962) calling attention to the provision in Public Law 87-834 which requires certain persons who either create a foreign trust or transfer money or property to a foreign trust to file an information return on or before the 90th day after the creation or transfer takes place.

TIR-416 (November 16, 1962) calling attention to the provisions in Public Law 87-834 relating to the taxation of stockholders of foreign investment companies and to certain acts to be performed by such companies.

TIR-423 (December 17, 1962) reminding taxpayers of the provisions in Public Law 87-397 requiring them to use their identifying tax account numbers on Federal tax returns and related documents filed in 1963 and subsequently, and announcing a new information booklet entitled "Questions and Answers Regarding Identifying Numbers."

TIR-428 (December 24, 1962) calling attention to the provision in Public Law 87-863 which allows taxpayers a new option to deduct intangible drilling and development costs as expenses in the case of oil or gas wells.

TIR-443 (January 13, 1963) directing attention to the provision in Public Law 87-834 which reduces the exemption from income tax allowable under prior law with respect to persons qualifying under the "bona fide foreign residence" test.

TIR-481 (June 7, 1963) calling attention to Public Law 88-31 which reduces the rate of Federal unemployment tax for the calendar year 1963 from 3.5 percent to 3.35 percent.

Legal Activities

CASELOAD DISPOSAL ACTIVITY

The total caseload disposals in the Office of the Chief Counsel increased to 26,465 from the total of 25,156 in 1962. At the close of the year the total caseload pending was 22,434, an increase of 496. Caseload receipts increased to 26,961, up 9.6 percent from the 24,600 received last year.

CIVIL LITIGATION

The Government won, in whole or in part, all of the 9 civil tax cases decided by the Supreme Court, compared with 5 of 7 in 1962. The Government also won, in whole or part, 271 of the 349 civil tax cases decided by courts of appeal (exclusive of bankruptcy, receivership, insolvency, lien, compromise, and liquor), compared with 301 of 414 such cases decided in 1962. In 1963 the Government's position was wholly or partially sustained in 77.7 percent of courts of appeal cases, compared with 72.7 percent in 1962.

In the trial courts (Tax Court, Court of Claims, and U.S. district courts) the record of Government wins, losses, and partial wins appears as follows:

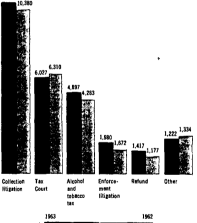
Trial court cases won, lost, or partially won by the Government

Action	Tax Court		Court of Claims		District courts	
	1963	1962	1963	1962	1963	1962
WonLost Lost Partially won Percent won or partially won	293 109 159 81	275 93 163 82	34 12 18 81	27 23 6 59	166 200 56 53	192 213 44 53

TAXES IN LITIGATION

Both at the beginning of the fiscal year and at the end there were nearly \$1.5 billion involved in cases wherein taxpayers sought to contest their liabilities for taxes (and penalties). Actions for refunds of taxes and penalties are handled at the National Office level and actions for redetermination of proposed deficiencies in the Tax Court are handled by the 9 regional counsels.

CASE DISPOSALS BY OFFICE OF THE CHIEF COUNSEL



ANNUAL REPORT . CHAPTER SEVEN

In the trial or settlement of cases in the Federal district courts, the Court of Claims, and the Tax Court, \$120.5 million was successfully defended in refund suits, and \$171.8 million was successfully defended as proposed deficiency assessments, for a total of \$292.3 million of revenue saved for the Government (see the table below).

Taxes in litigation [In thousands of dollars]

		Tax Court		Refund
Status	Total	Deficien- cies	Overpay- ments	litigation
Pending July 1 Received Disposed of Pending June 30 Amount saved	1, 446 898 570, 598 547, 846 1, 469, 649 292, 289	810, 537 439, 173 323, 291 926, 419 110, 976	195, 581 12, 782 66, 941 141, 421 60, 831	440, 780 118, 643 157, 614 401, 809 120, 482

PERSONNEL

On June 30, 1963, the Office of the Chief Counsel had a total employment of 1,290 persons, composed of 644 attorneys and 646 nonattorney employees. This represented a slight decrease in staff from the preceding year. The 644 attorneys were assigned to the National Office and regions, as follows:

	(2	Ħ	ce							۸	ſŧ	ın	n	be	7	ą	f	attorneys
National Office										,	,								263
Atlanta region																			41
Boston region																			
Chicago region					 														42
Cincinnati region			,		 				,										42
Dallas region																			
New York City region																			59
Omaha region						,													34

Office	Number of attorneys
Philadelphia region	
San Francisco region	58

TORT CLAIMS

The Service adjudicates all administrative claims under the Federal Tort Claims Act arising out of negligent acts of Service employees, and assists the Department of Justice in the defense of suits brought under that Act for damages caused by the negligence of Service employees. During the year 99 administrative claims (as compared with only 48 for 1962) and 14 suits were disposed of.

During the year also, the authority to recommend the institution of suits to recover for damage to Service property where the amount claimed does not exceed \$1,000 and the incident from which the claim arises did not result in personal injuries was transferred to the regional offices in view of the decentralization of these suits by the Department of Justice to the United States attorneys.

SUMMARY

Legal services play a key role in all facets of tax administration and therefore are a vital part of many of the Internal Revenue Service's operations. Criminal prosecution cases, civil litigation cases, legal services in collection litigation, and work flow of cases in the Service and the courts are shown under Enforcement Activities. Detailed statistics on legal activities are shown in statistical tables 18–26 on pages 99–101, and the most important court decisions are included in the Appendix.

8

International Activities

GENERAL

As the world around us shrinks in size, the scope of the Service's responsibilities and operations overseas steadily enlarges. The overseas affairs of the Internal Revenue Service divide into three broad areas-furnishing technical assistance to developing countries in the strengthening and modernization of their tax systems; participation in the negotiation of tax conventions with foreign governments and the preparation of regulations under these pacts; and the administration of Federal tax laws affecting mainly U.S. citizens and business organizations abroad. The program for assisting the developing countries in strengthening their tax systems is carried out in the immediate office of the Commissioner of Internal Revenue through the Foreign Tax Assistance Staff: Service responsibility for tax treaties and regulations is assigned to the Assistant Commissioner (Technical); and responsibility for the overseas administration of Federal tax laws is in the Office of International Operations under the Assistant Commissioner (Compliance).

FOREIGN TAX ASSISTANCE STAFF

Following the pledge of the Secretary of the Treasury at Punta del Este in 1961, the Internal Revenue Service organized a program to extend technical assistance for tax administration modernization to developing foreign countries. Responsibility for the program is vested in the Foreign Tax Assistance Staff in the immediate Office of the Commissioner of Internal Revenue. The Staff's activities are conducted in close collaboration with the Agency for International Development of the U.S. Department of State. The Service's immediate efforts are oriented mainly to Latin America under the Alliance for Progress, although several countries in other hemispheres have requested and are receiving assistance in tax administration modernization.

The overall program is divided into two broad but integrated efforts. One deals with the selection of tax specialists, not only from within the Service, but also from selected State and local governments, for overseas assignment at the invitation of foreign countries. The second involves arrangements for foreign tax officials to observe and study in the United States the organization and operation of the Service.

The activities of Internal Revenue Service Tax Teams overseas range from broad surveys of existing tax administrations and recommendations for improvement, to long-term programs for assisting tax officials of foreign governments in devising and installing tax administration modernization on a broad front. The scope depends on the desire of each country. Activities include programs involving audit, collections, tax fraud, systems, training, data processing, organization and management, personnel and budget administration, etc. During the year 27 Service tax specialists were assigned to 10 countries in Latin America on short- and long-term tours.

Observation and study programs in the United States for visiting foreign tax officials range in time from one day to several months, and in scope from a single Internal Revenue program, to a study of the entire administrative structure and the major Service programs. Visits are made to the National, regional, and district offices. The status of foreign visitors range from those at high policy levels to technicians at the working level, although most occupy positions carrying supervisory and program responsibility. During 1963 the Service received over 200 foreign visitors from more than 35 countries.

TAX CONVENTIONS

Discussions took place abroad with four countries with a view to the conclusion of one new income tax convention and three conventions supplementing those already in existence. The texts of such agreements were in various stages of development at the close of the year.

A supplementary protocol to the Japanese income tax convention was signed on August 14, 1962, and an income tax convention with Luxembourg on December 18, 1962.

The proposed income tax conventions with India, Israel, the United Arab Republic, and Luxembourg, as well as the proposed supplementary protocols modifying the convention with Japan,

were pending ratification in the United States Senate on June 30.

INTERNATIONAL OPERATIONS

In addition to the operation of the foreign posts at Paris, France; London, England; Ottawa, Canada; Mexico City, Mexico; São Paulo, Brazil; and Manila, Philippine Republic, the Office of International Operations conducted a taxpayer assistance and educational program with 21 revenue agents from its own and from district offices. This program involved the actual preparation of 3,583 returns reporting a total tax of \$915,284. A total of 13,134 persons were assisted under the program. The agents traveled in excess of 110,000 miles, visiting 98 cities in 51 foreign countries. Agents also conducted 11 schools for military tax instructors who, in turn, assisted armed forces personnel stationed abroad.

The Director of the Office of International Operations consulted with foreign tax authorities in the disposition of 5 cases involving double taxation.

Representatives in foreign posts submitted a total of 143 collateral information requests, 72 for Intelligence Division, and 71 for other offices and divisions of the Service.

The Operational Research Staff continued studies on improvement of all phases of operations, including need for legislation, regulations, special studies, and dissemination of information in the foreign area.

Special studies regarding tax abuses in foreign tax areas resulted in several suggestions for changes in legislation, regulations, technical information releases, and manual supplements.

A study on the effectiveness of Section 6046, as revised by Congress in 1960, resulted in a further amendment of Section 6046 to require an "inventory" of foreign stockholdings under certain conditions. As a result of this legislation, by the end of 1963, the Service should have, for the first time, a complete and current picture of the number and amount of investments in controlled foreign corporations.

With the completion of the first full fiscal year of coordinated examinations of United States and foreign affiliated entities, the value of the efforts are shown by the following figures:

Cases referred to Office of International	
Operations	610
Cases accepted for coordinated examination.	411
Examinations completed	342
Additional tax recommended	\$145,000,000

The Office of International Operations now has a total of 80 audit specialists in Washington, New York, Chicago, and San Francisco. Three technical specialists comprise a special advisory group on problems of pricing and allocation under section 482 of the Code.

The Office of International Operations continued to render assistance to territorial, protectorate, commonwealth, and possession governments in regard to social security taxes and other tax administrative matters as requested. It also performs much of the administrative work connected with the exchange of information provisions of the tax treaties with foreign countries and also collects the income tax from nonresident alien individuals, partnerships, and foreign corporations. Income tax is withheld in accordance with the rates set forth in the treaties.

Taxes withheld by domestic withholding agents, taxes remitted by foreign governments, and the number of information documents filed are listed in the following table:

Tax withheld from payments to nonresident alien entitles of treaty and nontreaty countries

•	l	The	ersilob bnesuc	
	Number of informa- tion docu- ments	Tax withheld by domestic withholding agents	Tax from foreign gov- ernments or withholding agents 1	Total
Total	408, 580	79,740	13, 358	93, 098
Australia. Australia. Salgium Sanda Salgium Sanda Salgium Sanda Sa	2, 498 676 8, 559 153, 585 1, 256 1, 256 1, 253 32, 195 2, 847 4, 923 1, 283 1,	204 43 2, 138 14, 471 111 27 2, 824 1, 335 177, 102 290 511, 290 517 290 4, 14, 1956 19, 249 14, 1956 19, 249 11, 758	167 833 22 22 26 11,895	204 42, 305 15, 306 15, 307 114 21, 335 177 102 290 290 290 24 436 31, 144 147 17, 534

1 Includes tax from coupon bond information documents; separate data not available.

Note.—Domestic withholding data distributed by country represents Form 1042S data for tax treaty countries only.

Planning Activities

Planning is an integral part of tax administration and is accomplished at every organizational level of the Service. The Long-Range Plan is the vehicle that translates all planning into a comprehensive system thereby producing a synthesis of program requirements, operational capabilities, and resources under different time frames which provide top management with a framework of carefully developed priorities for decision making.

The purpose of a tax system is to guarantee the long-run fiscal soundness of the policies and programs of Government. The purpose of tax administration is to fully implement the tax system. For the long-run, this means collecting all of the legislated taxes at least cost. In the short-run, it means optimizing the revenue collectible with the resources the Government makes available to the Administrator. Attainment of these objectives requires the development of an overall plan which includes both the strategy of long-range planning and tactical current-year operational plans or programs that are consistent with the long-range plan.

SHORT-RANGE OPERATIONAL PLANNING

Provision is made for short-range planning within the Long-Range Plan by developing specific program guidelines and priorities for the 2 years immediately ahead, which will enable the Service to progress toward its long-range objectives. Revisions to short-range guidelines and priorities are made after appropriation of funds for the next year's operations so that the final work-plans conform with available resources.

Detailed work-planning and control systems are employed in the Service's accounting, returns processing, delinquent accounts and delinquent returns activities for analyzing and appraising the work which must be done in determining shortrange manpower requirements. These provide for the step-by-step listing of each operation, periodic evaluation of the various steps, assignment of

appropriate priorities to the various work phases, and the allocation of manpower to meet predetermined priorities.

The principal device for allocating manpower is the Financial Plan which translates annual appropriations into allotments for the Service's various offices and activities. This is the final step in the Service's budget cycle and represents the culmination of planning which begins with the Long-Range Plan and preparation of annual budget requests. The Plan is subject to modification during the year as needs arise and to the extent that compensating or supplementary resource changes are possible.

LONG-RANGE PLANNING

The Long-Range Plan is a coordinated action program designed by all components of the Service to eliminate operating deficiencies and anticipate and prepare for the future needs of an adequate Federal tax administration system. The Plan constitutes the Service's basic planning document and provides the foundation for the development of the Service's work plans and budget requests.

The Service's initial Long-Range Plan was developed in 1959 and is updated each year. The 1963 edition developed by the National Office in conjunction with regional and district officials, covers the 10-year period from 1961 through 1970. This plan includes objectives for all of the operational aspects of the Revenue Service, together with estimates of the manpower requirements and costs to reach desired objectives. It also includes estimated tax yields resulting from increased enforcement effort.

In order to develop the Plan most effectively, more detailed information must be obtained in a number of problem areas where information is lacking. These areas involve (1) the size and nature of the total tax administration workload; (2) the portion of the total tax administration job that is accounted for by current operations; (3) the portion of the total tax administration job that is left undone; or the gross tax administration gap; (4) the level of taxpayer compliance; (5) changes in the level of taxpayer compliance, and whether compliance is increasing or decreasing under existing programs; (6) the effectiveness with which current operations are being conducted; and (7) the net tax administration gap, or that

portion of the gross tax administration gap that is worth closing.

To obtain data relating to these problem areas, the Service has developed a Taxpayer Compliance Measurement Program (TCMP), which will provide new information in at least 3 areas; (1) delinquent accounts, (2) delinquent returns, and (3) correctness of returns filed. Also, the informational aspects of TCMP include bringing together and coordinating into one comprehensive system all information required to measure the dimensions of Federal tax administration workloads, their trends and projections; the related requirements, such as manpower, training, equipment, and buildings; and the basic economics involved, such as costs, direct and indirect tax yields, and improvements in existing cost-yield ratios. TCMP is the Service's long-range research program designed to provide the information needed to implement the Service's Long-Range Plan and optimize Federal tax administration.

RESOURCES UTILIZATION

On December 17, 1962, the Committee on Resources Utilization submitted its report to the Commissioner. The report contained 72 recommendations relating to the organization and procedures of both National and field offices. By the close of the fiscal year, action had been taken on those recommendations which concerned the organization of field offices (see page 48). Evaluation of other suggestions of the Committee is to follow implementation of these field realignments.

The Service is currently making plans to establish a permanent resources utilization program with coordination responsibility centralized in the office of the Deputy Commissioner. Under this program, selected divisions of the National Office would undertake regular programs of research and analysis to assist the Commissioner in evaluating the activities and costs of the Service, and in allocating resources among them. Also, manpower utilization would receive increased emphasis in the National Office Review Program, and the several management development programs.

SYSTEMS REVIEW AND COORDINATION

Continuing attention was given to the modernization of tax administration through the planning

and design of total systems for implementing legislation and for improving current or proposed programs. Systems development projects during the past year included the following:

(1) The Introduction of Advanced Equipment into the Service.-Projects in this category relate both to the introduction of new types of advanced equipment into the Service as well as to the study of the equipment already scheduled as part of the automatic data processing system. Examples of the former are the development of specifications and the analysis of manufacturers' proposals for the procurement of a microfilm printer, the acquisition of a desk size computer for small, specialized, computational applications and preliminary studies of devices for electrical data transmission and optical character recognition.

Examples of the latter are the development of testimony for Congressional hearings on automatic data processing, studies of lease versus purchase of computers, and cooperative studies with operating personnel of computer components and procedural improvements in the Service's ADP system.

(2) New Uses in Tax Administration for Advanced Equipment.—The projects in this area include both consideration of the entire range of tax administration problems the solution of which might lie in the use of advanced equipment, as well as the achievement of new purposes from the Service's ADP system. Examples of the former include the use of information retrieval techniques in the legal and related administrative aspects of the Service's operations, an operations research system, a quality control system, and an integrated budgeting, personnel, and payroll data processing system.

Examples of the latter include ways of improving the identification of delinquent taxpavers under the ADP system, the conversion of Statistics of Income processing from Census Bureau equipment to Internal Revenue Service equipment, improved methods of classifying and selecting tax returns for audit examination, the use of information returns under the Service's ADP system, and orientation of the depositary receipt system in light of

(3) Systems Studies Not Involving Advanced Equipment.—These studies include a number of systems design projects in which improvement may be achieved by readily available electrical or mechanical equipment.

(4) Public Compliance Aspects of Tax Administration Systems.—Projects in this area involve consideration of ways in which compliance by the taxpaying public may be directed toward maximum benefit to the systems used in tax administration.

The major projects in this area are the public compliance aspects of the taxpayer identifying number system and the expanded information return system enacted in 1961 and 1962. Other studies relate to the possibilities of receiving information returns in magnetic tape form from certain employers and payers of dividends and interest; and, in the alternative, of receiving such information in paper form readable by optical character recognition equipment.

(5) Advisory and Educational Activities. - These include consultation with tax administrators representing State taxing agencies or foreign countries, dissemination of systems information to Service officials, and exchanges of information with persons both in and out of the Service concerned with systems work.

CURRENT RESEARCH PROGRAM

Research activities were both accelerated and broadened in order to meet expanding demands. The needs for analysis of administrative facets of current legislative proposals continued, as in prior years, to absorb a major portion of research resources. This year, however, increasing consideration was given to internal management and operating problems, which stemmed from two sources: the planning necessary for following up various aspects of the 1962 tax legislation, and the problems encountered in the wake of expanded application of the automatic data processing system.

Numerous studies of the administrative impact of 1963 proposals for new tax legislation included such matters as changes in the treatment of deductions, optional tax tables, withholding methods, and averaging of fluctuating incomes.

Expanded information reporting for interest, dividends, and patronage dividends, required by the Revenue Act of 1962, focused attention on the need for new, integrated techniques for achieving more effective utilization of all information documents. An experimental program has been developed to provide streamlined techniques to resolve apparent discrepancies resulting from mass computer comparisons of information documents and tax return data, and to furnish a comprehensive system of compliance follow-up. Additionally, plans are being developed for utilizing information returns from domestic owners of 5 percent or more of stock of foreign corporations.

Studies designed to provide information for dealing with operating and compliance problems included a survey of the nondistribution-ofincome practices by complex trusts; a survey of the frequency and characteristic uses of different classes of tax returns within the Service; and the drafting of implementing regulations, together with designing of standard forms, to give effect to the recommendations made last year for simplification in the use of powers of attorney by taxpayer representatives.

STATISTICAL REPORTING

In preparing and publishing Statistics of Income reports as required by Section 6108 of the Internal Revenue Code of 1954, the Service during fiscal year 1963 continued to add to the statistical information available about the operation of our tax system. A planned byproduct of the measurements needed for fiscal policy determination was the financial profile of taxpavers drawn from tax return data. A list of Statistics of Income reports published during the year appears on page 72.

An increasing proportion of more complex returns characterizes taxpaver response to the operation of our tax system. Individuals itemized deductions on 41.1 percent of the returns they filed for 1961; the comparable figure was 33.7 percent for 1957. There is continued growth in the number of returns with schedules needed to summarize the varied aspects of business activity. The following tables reflect these and other characteristics of returns filed which, by adding to the complexity of the work, constitute one growth factor in the Service workload.

Under the terms of Sections 7515 and 7809 of the Internal Revenue Code as amended by Public Law 87-870 (87th Congress, Second Session) the Service was permitted to receive reimbursement for special studies and compilations furnished to private organizations and nonfederal government agencies. The Service may prepare special statistical studies and compilations involving data from tax returns and use the payments to reimburse the appropriation which bears the cost of such work. The authority to make these studies and compilations is evidence of Congressional recognition of the wealth of statistical information available on tax returns and related documents. Already 14 users availed themselves of the provisions of this new public law.

Individual income tax returns: Number of returns and sources of income

item			Income year		
	1961	1960	1959	1958	1957
A. Number of returns		,	Thousands)	·	
All individual returns, total	61, 499	61, 028	60, 271	59, 085	59, 825
Taxable	48, 583 12, 917	48, 061 12, 967	47, 497 12, 774	45, 652 13, 433	46, 865 12, 960
Returns with itemized deductions, total	25, 262	24, 083	22, 510	20, 811	20, 155
Taxable	23, 258 2, 004	22, 185 1, 898	20, 761 1, 749	19, 054 1, 758	18, 569 1, 586
Returns with standard deduction, total	36, 238	36, 945	37, 761	38, 274	39, 670
Taxable	25, 325 10, 913	25, 876 11, 069	26, 736 11, 026	26, 598 11, 675	28, 296 11, 374
8. Sources of income		(Million dollars	,	
All individual returns: Adjusted gross income, total	329, 861	315, 466	305, 095	281, 154	280, 321
Salaries and wages Business of profession Dividends received Interest received Rents and royalties Other income.	22, 630 9, 890 5, 683	257, 918 21, 072 9, 530 5, 057 3, 312 18, 578	247, 370 21, 431 9, 356 4, 395 3, 235 19, 307	227, 551 20, 674 8, 741 3, 659 3, 227 17, 304	228, 077 20, 339 9, 124 3, 319 3, 259 16, 202

Receipts and profits reported by businesses

Income year								
ttem			Income year					
	1961-62	1960-61	1959-60	1958-59	1957-58			
			(Thousands)					
A. Number of business returns Total business returns	11, 371	11, 172	11, 165	10, 744	10,649			
Corporations	1, 190 9, 242 939	1, 141 9, 090 941	1, 074 9, 142 949	990 8, 800 954	940 8, 738 971			
Business returns with net profit	8, 738	8, 516	8, 650	8,531	8,446			
Corporations. Sole proprietorships. Partnerships.	716 7,294 728	7, 107 7, 139	671 7, 220 759	7, 155 765	573 7, 094 779			
Business returns without net profit	2,633	2,656	2,515	2,213	2,203			
B. Business receipts		(Mi	llion dollars)					
Total business returns	1,065,708	1,046,819	1,026,167	938,228	931,000			
Corporations. Sole proprietorships. Partnerships.	820, 773 170, 981 73, 954	802, 791 171, 257 72, 771	772, 915 176, 205 77, 047	696, 594 163, 399 78, 235	684, 883 162, 687 83, 430			
Business returns with net profit	n,a.	902,404	908, 787	815, 117	812, 378			
Corporations Sole proprietorships. Partnerships	n.a. 151, 761 n.a.	685, 692 151, 837 64, 875	682, 186 156, 773 69, 828	599, 576 147, 452 68, 089	595, 602 145, 357 71, 419			
Business returns without net profit	n.a.	144, 415	117, 380	123, 111	118, 622			
C. Business profits Net profit, less loss 1		(Million dollars)				
Total business returns	76, 918	72, 932	77, 159	67, 417	73, 454			
Corporations	45, 532 22, 697 8, 689	43, 505 21, 067 8, 360	46, 797 21, 517 8, 845	38, 523 20, 778 8, 116	44, 476 20, 220 8, 758			
Net profit 1								
Business returns with net profit	87, 616	84, 024	86,081	75, 916	80, 983			
Corporations. Sole proprietorships. Permerships.	52, 113 25, 757 9, 746	50, 382 24, 269 9, 373	51, 651 24, 709 9, 721	43, 490 23, 339 9, 087	48, 664 22, 806 9, 513			
Net loss : Business returns	10, 698	11, 092	8, 922	8, 499	7, 529			

1 For corporations-net income.

n.a.—Not available.

Note.—The income year 1961-62 covers accounting periods ended July 1961 through June 1962. Other income years cover corresponding periods

The Service awarded a contract to Dr. W. Edwards Deming, consultant in statistical services, Washington, D.C., for an evaluation of sampling procedures used by the Service to obtain tax return data and for his recommendations for improving the quality of estimates published in Statistics of Income. Dr. Deming completed his report in June 1963. The Service also awarded a contract to the National Planning Association, Washington, D.C., for developing the historical and projected economic series required for preparing projections of the number of returns to be filed in each State. The National Planning Association also provided detailed methodology

useful in updating the projections of the economic series.

A library of computer tapes was expanded. This library makes available to research workers a flexible source of data to supply information on items, classes, and relationships that will vary from time to time. The library consists of a complete file of the Statistics of Income sample of returns. It will be maintained for a 3-year period and, in addition, a subsample of the Statistics of Income files which can be referred to as a model will be kept indefinitely.

The Treasury-Internal Revenue Service Committee on Statistics, established last year to advise

on the content of statistical publications, standards of quality, and timeliness of publication, was continued during 1963. The names and affiliations of the members of the group are listed in the 1962 Annual Report. The group met on four occasions: March 30–31, 1962; May 25–26, 1962; October 1, 1962; and April 29, 1963. At each

meeting there was a careful review of the statistical program and an evaluation of proposed changes and recommendations regarding selected courses of action. In compliance with provisions of Executive Order 11007, the Committee terminated on June 30, 1963.

GENERAL

Management Activities

The goal of the Service during the year has been, in the words of President Kennedy, to operate "a lean, fit, and efficient" organization. Emphasis was placed on good management, with particular attention to economy, efficiency, and effectiveness. More specifically our efforts have been directed toward eliminating unnecessary overhead, shortening communication lines, and channeling maximum manpower to frontline enforcement and revenue producing activities.

MAJOR MANAGEMENT IMPROVEMENTS

Increased stimulation and leadership in management improvement efforts resulted in an alltime record of over \$11.6 million in annual recurring savings in 1963. These savings reflect a cooperative effort spearheaded by top management officials actively supporting the objectives of the Management Improvement Program.

The Service also actively seeks to keep its managers in touch with new and improved methods by participating in management courses, seminars, and institutes conducted by other Government agencies, universities, and professional associations. In 1963 approximately 125 officials attended such outside training sessions. In addition, the Administrative Intern Program designed to recruit and train promising participants for future high-level duties, stresses the importance of management improvement in formal courses and on-the-job training.

Many management improvement actions result in improved operations rather than measurable savings. However, below are several of the more significant accomplishments initiated during 1963 which resulted in tangible savings and which are a partial indication of the vitality of the Management Improvement Program.

Realignment of Field Offices.—Secretary Dillon gave final approval on May 17, 1963 to the following field office realignment plan, effective January 1, 1964:

- (1) Reduction in the number of regions from 9 to 8. This was accomplished by combining the Chicago and Omaha regions and redistributing certain districts to the Dallas, Cincinnati, and Philadelphia regions. The new lineup of States in the affected regions is—
- (a) Chicago Region—Illinois, Iowa, Minnesota, Missouri, Nebraska, North Dakota, South Dakota, and Wisconsin:
- (b) Cincinnati Region—Indiana, Kentucky, Michigan, Ohio, and West Virginia;
- (c) Dallas Region—Arkansas, Colorado, Kansas, Louisiana, New Mexico, Oklahoma, Texas, and Wyoming;
- . (d) Philadelphia Region—Delaware, Maryland, New Jersey, Pennsylvania, Virginia, and the District of Columbia.
- (2) Reduction in the number of districts from 62 to 58. This was accomplished by merging the Camden District into the Newark District, the Syracuse District into the Buffalo District, and the Kansas City District into the St. Louis District; and dividing the Scranton District between the Philadelphia and Pittsburgh districts.

When fully implemented the realignment of field offices is expected to yield recurring annual savings of approximately \$3.5 million with no decrease in taxpayer services or overall effectiveness.

In addition, a program was initiated to reduce overhead supervisory and administrative costs in the districts—particularly the smaller districts—to minimum operating requirements. Under this program, each division or branch chief vacancy in a district office is to be examined for the essentiality of the position before it is filled.

Cathode Ray Tube Equipment.—A contract was awarded for procurement of an electronic microfilm printer and 75 associated high speed film viewers. By use of this equipment filmed registers and directories will be substituted for mechanically printed lists. Eventual savings are estimated at \$600,000 per annum, \$520,000 of which will be saved on equipment and supplies, when fully implemented.

Variable Key Punching of Data from Individual Returns.—A method of key punching tax data on a variable basis, as opposed to a "fixed field" technique, resulted in an estimated \$250,000 savings to date. By 1967 it is anticipated that annual recurring savings of \$1 million will accrue by use of this new method which utilizes the principle of

punching only data reported by the taxpayer that is needed for processing purposes.

Streamlined Training Programs.—The Service continued to take a critical look at training programs with a view toward refining and improving them without diminishing their quality. As a result, numerous courses have been shortened to the extent that approximately \$1.9 million will be diverted to productive enforcement activities each year.

Use of Technical Aids in Investigative Work.—A study was initiated to determine the use and value of technical aids such as portable photocopiers, tape recorders, microfilm readers and printers, portable microfilmers, handie talkies, and cameras. The study indicated that the Service is making extensive use of these aids thereby saving at least \$668,000 annually. As a further benefit, technical aids in the investigation of cases assisted in securing evidence which otherwise would not have been obtainable.

Reports Program.—A continuing review of reporting requirements to insure quality reports at the least possible cost resulted in redirecting manpower worth \$1.4 million from the preparation and use of reports to other operations. Changes in reporting ranged from modification of record cards to major revisions in some areas of the Service's reporting system.

The Reports Program is designed to take full advantage of mechanized and electronic systems, while keeping in mind that some types of reporting are more adaptable to manual processes.

Intangible Savings .- Many management improvement actions not readily adaptable to measurement of exact monetary savings nevertheless release substantial manpower and other resources for use in more critical areas. Noteworthy examples are the work planning and control systems in accounting, returns processing, delinquent accounts, and delinquent returns activities. These systems include a step-by-step listing of each operation. periodic evaluation of the various steps, assignment of priorities to phases of work, and allocation of manpower to meet the priorities. The constant review of these systems and subsequent improvements have led to standardized work achievements in all districts and regions and the channeling of available manpower to tasks of the highest priority.

A new program, known as the National Office Review Program, involves a shift in emphasis from "mass" team visits to field offices, to visits by a small group of top officials. In addition to improving management review and control of field operations, this new program is expected to result in substantial savings in manpower and travel funds, and will eliminate several lengthy, formal reports.

There has been an increased use of mass communications media to inform taxpayers of tax laws and regulations and to create confidence in the voluntary compliance system. Although difficult to measure, there is no doubt that this increased dissemination of information has led to increased voluntary compliance.

Disposition of Savings.-Savings resulting from management improvement projects, both tangible and intangible, are channeled into work areas where the application of additional manpower serves to strengthen the enforcement effort, reduce backlogs, and improve taxpayer service.

PERSONNEL

The personnel administration program was highlighted by efforts to improve manpower utilization and maintain the high level of employee morale. Significant changes and innovations were made in the incentive awards program, and continued progress was made in ADP redeployment, the summer student program, and employeemanagement relations.

Automatic Data Processing Staffing and Redeployment.—Considerable progress was made in the redeployment of employees affected by the conversion to automatic data processing. To date, 2,500 employees have been redeployed successfully out of an estimated 5,500 who will eventually be redeployed as a result of the installation of the ADP system. Of particular interest was the significant advance made in staffing the first regional data processing service center in Atlanta, which now has 754 permanent employees. Part-time employees reached a peak of 954 in February.

The Labor Department's Bureau of Labor Statistics completed a study of the "Impact of Office Automation in the Internal Revenue Service." The report describes in detail the initial stages of conversion to ADP, and comments favorably on the Service's redeployment program. It will be published later this year.

Attitude Survey. -- An attitude survey, similar to

one which proved successful in the Philadelphia District as a tool for highlighting areas requiring management attention, was conducted in the Milwaukee District. The survey showed that employees generally had a strong dedication to the mission of the Service and were satisfied with their work. It also spotlighted certain weaknesses in the promotion program and in first-line supervision. Actions have been initiated to deal with areas requiring further attention. Plans have been made for extension of the survey program to other

Recruitment.—Emphasis continued in recruiting at colleges and universities for entrance-level professional positions. Recruiting brochures were mailed directly to about 60,000 students, in addition to those distributed by district and regional offices. These pamphlets describe the benefits and opporfunities of a career in the Internal Revenue Service.

An earlier suggestion that district directors encourage schools to call on them for speakers before student groups and classes was reemphasized as a public service as well as a recruitment device.

The number of employees at the close of the year and the man-years realized are shown in the following table:

Personnel summary

Location and type	Man-	years	Number on rolls			
	rea	lized	at close of year			
	1963	1962	1963	1962		
Service, total	59, 711	56, 481	59, 486	56, 510		
Permanent	56, 403	53, 373	56,374	53, 928		
Temporary	3, 308	3, 109	3,112	2, 582		
National Office	1 3, 657	13, 401	3, 561	3, 357		
	56, 054	53, 080	55, 925	53, 153		
Data processing, total	15, 855	15,323	15, 468	14, 546		
Collection, total	10, 022	9,143	10, 263	9, 448		
Revenue officersOther	6, 321	5, 804	6, 374	5, 861		
	3, 701	3, 339	3, 889	3, 587		
Audit, total	19,775	18,599	19, 843	18, 987		
Revenue agents Office auditors and tax techni-	12,469	11,859	12,442	11,942		
CiansOther J	3, 128	3, 052	3.067	3, 028		
	4, 178	3, 688	4.334	4, 017		
Intelligence, total	2,281	2, 160	2, 299	2, 201		
Special agentsOther	1, 687	1,606	1,691	1,624		
	594	554	608	577		
Alcohol and tobacco tax, total	2,844	2,819	2,811	2, 848		
Investigators Inspectors Storekeeper-gaugers Other	1,002	923	997	978		
	442	425	437	441		
	500	568	484	522		
	900	903	893	907		
Appellate, total	1,417	1, 399	1,417	1,420		
Technical advisors	625	617	628	625		
Auditors	145	149	147	148		
Other	647	633	642	647		
Administration	2, 485	2, 364	2, 456	2, 361		
Regional Counsel	770	756	760	776		
Regional inspection	605	517	608	566		

Civil Service Commission Program Review .- The Civil Service Commission in its coordinated nationwide review of personnel management in the Internal Revenue Service, found that the Service's recruitment, ADP redeployment, program review and evaluation, and career planning and systematic employee development programs were noteworthy. It recommended classification changes in only 0.4 percent of the positions, compared with a governmentwide rate of 4.0 percent. Of special note was the Commission's overall summary that ". . . personnel management is woven into the total management fabric of the Internal Revenué Service to a remarkable degree, and it is characterized by a professional approach on the part of the responsible managers."

Executive Selection and Development Program.-The Service continued its well-established Executive Selection and Development Program as the source of appointments to all positions of assistant district director and assistant service center director. During the annual selection process. 424 qualified persons from the Service, as well as a number of managers from other agencies, were considered. Of these 10 were selected to participate in the program.

Summer Student Assistant Program.-The summer student program which proved successful last year was expanded this year to provide for increased participation in field offices. On the basis of faculty recommendations and scholastic records. 60 law and undergraduate students were selected to work in the National Office and over 100 in field offices.

Employee-Management Relations .- Primary emphasis was placed on strengthened employee-management relations, including relationships with organized employee groups. This program consisted, in part, in setting up an election process for handling requests for exclusive recognition from organized employee groups, and issuing a pamphlet for all employees explaining the features of the program. Also issued, and later refined, was the Service's policy and procedure to ensure an affirmative approach in dealing and consulting with organized employee groups. Under the established election process, elections have been held in 31 Internal Revenue Service offices. Through open elections, 29 chapters of the National Association of Internal Revenue Employees won

the right to exclusively represent 146 units, made up of 13,038 employees in the 31 offices.

A department-wide training course for hearing officers was developed to insure that employee appeals of adverse action would be handled in accordance with new procedures prescribed by the President and the Civil Service Commission

To give officials more personnel management responsibilities, Assistant Commissioners have been delegated authority to take final action in adverse action cases involving employees under their jurisdiction and to approve outstanding performance ratings.

Incentive Awards Program .- A major accomplishment was realized this year in strengthening administration of the Incentive Awards program. Approval of awards with intangible benefits, together with authority to take final action, was delegated to the lowest practicable level. Suggestions and award recommendations are now reviewed through functional, rather than administrative, channels. In addition, processing procedures were simplified and reporting requirements reduced. Another development was the establishment of the Commissioner's Award-the Service's first exclusive honor award.

Equal Employment Opportunity Program .- The Service has continued its emphasis on appointing and promoting qualified minority people to high level positions. In the South the number of Negro employees in professional and technical positions increased from 11 to 22. Albuquerque, Austin, Little Rock, Oklahoma City, Birmingham, Columbia, Jackson, and Jacksonville, have now been added to the list of offices that have Negroes in revenue agent, revenue officer, and tax technician positions.

Recruitment trips to predominantly minority group schools have succeeded in arousing interest in employment opportunities and have brought to the attention of school officials the Service's occupational requirements so that they may alter their curriculum to better qualify their graduates.

TRAINING

A new Law (Public Law 87-870) provides that representatives of local, State, and foreign governments may participate in Internal Revenue Service training courses. With the assistance of the National Association of Tax Administrators ex-

¹ Includes terminal leave man-years for entire Service.

I Includes Office of International Operations.

Includes overseas employees hired locally (4 in 1963 and 3 in 1962).

plorations were begun to determine to what extent and on what basis the Service can assist State governments in meeting their tax enforcement training needs.

A "Tax Administration Orientation for Foreign Tax Officials" program was launched to make official visits of foreign tax officials more meaningful and helpful. The program developed by the Foreign Tax Assistance Staff and the Training Division, includes presentations by the Commissioner and other top officials. Approximately 50 foreign tax officials from 25 nations participated during the year.

Plans for establishing experimental training centers were initiated by setting aside funds for installation of the first regional training center in the San Francisco Region in 1964. Establishment of an experimental national training center awaits only the selection and availability of an appropriate site.

The Commissioner's Committee, set up in 1962 to survey training needs in the collection enforcement area, completed its study and submitted a report proposing a comprehensive career training plan. Action was immediately begun to implement the Committee's recommendations.

Courses were planned or developed to train (1) alcohol and tobacco tax special investigators in laws, regulations, techniques, and procedures, (2) office audit group supervisors in functional management techniques, (3) audit personnel in revised standards and procedures used for determining depreciation for tax purposes, and (4) key punch supervisors in their management problems, and certain administrative personnel in specialized fields. Other new programs were launched (1) to familiarize collection personnel with the impact of automatic data processing on that activity, (2) to train special agents assigned to the Organized Crime Drive, (3) to train internal auditors in the effects of automatic data processing on their work, and (4) to train audit specialists in the examination of exempt organizations.

The 3 basic accounting correspondence courses (fundamental, constructive, and corporation) were converted to machine scoring to expedite the return of graded papers to the students and to accommodate the increased number of enrollments resulting from automatic data processing redeployment.

In June 1963, a committee of 4 distinguished training consultants, appointed by the Secretary of the Treasury to review the total training effort of the Service, submitted its report. It described the program as a whole as "very commendable." and made a number of recommendations for further improvements.

FACILITIES MANAGEMENT

Space.-Most regional and district offices are now in, or have firm commitments for, good space. Many of those offices having firm commitments for new space will move next fiscal year: others are awaiting the completion of new Federal office buildings and will move during the next 2 or 3 years. This progress is particularly gratifying and significant in retrospect. Approximately 2 years ago comparatively few Service offices were properly

Additional space was obtained for 209 offices to relieve crowded conditions and accommodate staff expansion. The following offices were moved into new or modernized buildings: Birmingham, Toledo, Burlington, Hartford, Parkersburg, Philadelphia, and Jacksonville.

A significant accomplishment was the beginning of construction of a 21-story, 374,000 square foot leased building for the Manhattan District. The problem of proper housing for some 3,000 employees in Manhattan has been pressing for several years. Construction has proceeded rapidly and the building is expected to be ready for occupancy by November 1, 1963.

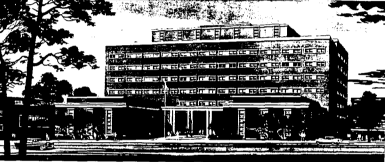
Progress is also being made toward correcting acute space problems of the offices in Chicago, Wilmington, Miami, Brooklyn, Cincinnati, Denver, San Francisco, Seattle, Dallas, Hollywood, and

Construction was started on the regional service center buildings in Austin and Philadelphia. Each building, containing over 200,000 square feet of floor area designed for automatic data processing operations, will be ready for occupancy in early fiscal year 1964. Negotiations with the General Services Administration are nearing completion for the major renovation of an existing Governmentowned building in Kansas City, Missouri, which will house the Chicago Regional Service Center. The GSA has requested Congressional approval to construct Federally-owned buildings for the Boston and Cincinnati regional service centers and the National Service Center to be located in Detroit.

MODERN OFFICE BUILDINGS PROVIDE MORE EFFICIENT **FACILITIES FOR** INTERNAL REVENUE SERVICE FIELD OFFICES

> Internal Revenue Service Building Birmingham, Ala.







U.S. courthouse and Federal office building. Hartford, Conn.

Federal office building, Toledo, Ohio

Working cooperatively with the GSA, the Service is revising and expanding its Space Occupancy Guide, to cover local and branch offices as well as regional and district offices. This publication, when reissued in fiscal year 1964, will also reflect significant changes in partitioning requirements for revenue agents and officers, office auditors, and special agents. The new bank-type partition cubicle concept, which has been adopted by the Service, will provide work privacy for a large number of technical employees as well as interview privacy for taxpayers.

Records and Paperwork .- This year's records and paperwork management activities were directed toward keeping abreast of the steadily increasing accumulation of tax returns, related working papers, and other documentary materials received and produced by increased returns processing and revenue enforcement workloads. More than 252,950 cubic feet of records were retired or destroyed, thus making available for reuse urgently needed space and equipment valued at more than \$1 million. Because of this continuing emphasis on records disposition and vigorous controls applied to the creation of official records, there was a net increase of less than 1 percent in total records holdings, even though almost a million more tax returns were filed and records produced by IRS reached an all-time high with the installation of additional phases of the automatic data processing system. Records holdings and dispositions are shown in the following table:

Records holdings and disposition activities

Status		Volume of records (cubic feet)					
	1963	1962					
In Internal Revenue Service custody, beginning of year	579, 618	601, 251					
Disposed of, total	252, 952	229, 396					
Destroyed Retired to Federal Records Center	107, 301 145, 651	100, 356 129, 040					
In Internal Revenue Service custody, end of year	583, 687	579,618					

Continued attention was given to the development and standardization of needed forms and form letters and the elimination of unnecessary ones. As a result, local forms and form letters have been completely eliminated in 18 district offices; district prescribed forms decreased by 7.0 percent, and regional standardized forms decreased by 0.9 percent; however, service center prescribed forms and National Office prescribed forms increased 25.0 percent and 19.0 percent, respectively. The Service-wide net increase of 3.5 percent in the forms inventory is directly attributable to the conversion to data processing and increased emphasis on taxpaver compliance.

The Internal Revenue Service Envelope Handbook, a first in the Federal Government, is receiving favorable comments by users throughout the Service as a valuable timesaving reference. This publication identifies and illustrates all Service standardized envelopes; specifies the form, form letter, correspondence, or document to be mailed in each envelope; designates usage points and lists sources of supply. Its development has eliminated many proximate sizes formerly used and has permitted centralized contracting for the standardized envelope sizes.

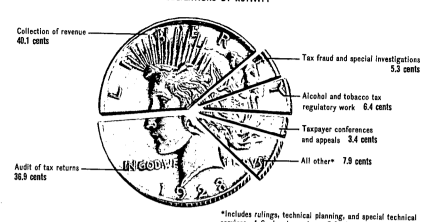
FISCAL MANAGEMENT

The Internal Revenue Service appropriation for 1963 amounted to \$503.1 million, consisting of an initial appropriation of \$486.0 million and a supplemental appropriation of \$17.1 million. The supplement covered the major portion of the cost of the pay increase authorized by Congress in Public Law 87-793, about \$1.4 million of which was absorbed by the Service. The Service also absorbed the added cost of postal rate increases, estimated at \$400,000, authorized by Public Law

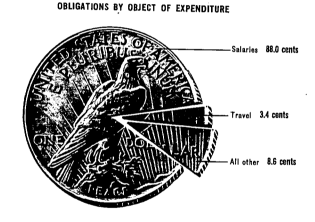
The total amount appropriated was \$51.1 million more than the 1962 appropriation. After current staff maintenance cost increases were provided for, the remaining funds were sufficient to finance only a portion of the planned increase scheduled for 1963 in the Service's Long-Range Plan. Provision was made in the Financial Plan for continuing the conversion of returns processing to the Master File ADP system (including activation of regional service centers at Cincinnati and Austin); for part of the initial requirements of the Taxpayer Compliance Measurement Program; and for some increase in enforcement and related staffs to keep up with the growing taxpayer population and work-

Total obligations in 1963 amounted to \$501.7 million (including \$0.9 million actual transfer to General Services Administration) compared with

OBLIGATIONS BY ACTIVITY



services, 1.6; legal services, 2.5; inspection, 1.6; statistical reporting, 0.9; executive direction, 1.3.



total obligations of \$451.2 million in 1962 (including \$1.1 million actual transfer to GSA). This is an increase of \$50.5 million in actual obligations. Man-years realized totaled 59,711 compared with 56,481 in 1962. This is an increase of 3,230 in

man-years actually realized. Table 27 on page 102 shows obligations by object of expenditure and by location. The distribution of expenditures by activity in fiscal year 1963 is shown in the following table:

Obligations incurred by the Internal Revenue Service

[In thousands of dollars]

Activity	То	tal	Personnel co and be		Oth	er
	1963	1962	1963	1962	1963	1962
Total Rollings technical planning, and special technical services Collection of treas services Audit of tax setures Tax fraud and special investigations Alcohol and tobacco tax regulatory work Taxpayer contences and appeals	200, 901 184, 867 26, 577 32, 139 17, 101	7, 068 179, 912 165, 631 23, 989 29, 943 15, 677	7, 085 170, 153 171, 429 22, 815 26, 395 16, 087	396, 853 6, 411 153, 529 152, 921 20, 616 24, 821 14, 904	751 30, 748 13, 438 3, 762 5, 744 1, 014	53, 227 657 26, 383 12, 710 3, 373 5, 122 773
Legal services	12, 713 7, 750 4, 320 6, 600	11, 751 6, 610 3, 455 6, 044	11, 678 6, 348 3, 256 5, 296	10, 824 5, 444 2, 718 4, 665	1, 035 1, 402 1, 064 1, 304	927 1,166 737 1,379

Detailed studies were made of 2 significant budgetary programs of the Service. The first study was to determine whether present practices concerning per diem and related costs for employees in recruit training programs are in the best interests of the Government and are reasonable and equitable from the standpoint of new employees, or whether need exists for modification of present practices. The payment of per diem and related travel expenses to recruit trainees constitutes a sizable budgetary item, particularly during the period of staff expansion. Final decisions on the recommendations resulting from the study will be effected next year.

The second study had the objective of determining whether improvements could be made in the methods of estimating, budgeting, controlling, and reporting grade structure changes. This annual program, including advancement of trainees to the journeyman level, requires a substantial budgetary outlay. As a result of the study, a number of changes will be made in 1964 which will provide a more effective and uniform control to insure that an equitable structure, as funded by Congress, will be maintained.

INSPECTION ACTIVITIES

The Inspection activity provides for an independent review and appraisal of the effectiveness and efficiency of Service operations through its internal audit function, as well as an internal security program to assure maintenance of the highest standards of employee integrity.

Inspection was founded as an independent activity to assist top mangement with the problem of internal control by gathering and reporting facts pertaining to offices and individuals. Often these reported facts form the basis upon which management takes action to improve operations and the integrity of the Service.

Internal Audit.—An annual independent review and appraisal of Service operations as a protective and constructive service to the Commissioner and all other levels of management is carried out through the internal audit program. All field organizations and activities are covered by internal audit to determine whether policies, practices, procedures, and controls adequately protect the revenue and are being efficiently and effectively carried out. The expansion of the automatic data processing activity to the present National Com-

puter Center and 5 service centers, which utilize high-speed electronic computers and related peripheral equipment, has increased the internal audit responsibilities of Inspection. Emphasis in Internal Audit is placed on examination of the Service functions which are most closely connected with collection of the revenues and enforcement of the tax laws, and on coordination with Internal Security to carry out the integrity program of the

During the year 355 internal audit reports were issued, compared with 303 in 1962. The increase was caused primarily by the separate reporting on audits of the Organized Crime Drive functions of the Intelligence activities.

Service.

In addition, Internal Audit carried out a number of special assignments, including participation in the annual audit of the Treasury Department's Exchange Stabilization Fund, and provided follow-up assistance to the Tax Division of the Virgin Islands Department of Finance, which was reorganized as a result of the comprehensive survey completed in 1962.

Internal Security.—Successful administration of the voluntary self-assessment system of taxation depends a great deal on integrity of taxpayers and their representatives as well as integrity and impartiality among officials and employees of the Service. The Service continued the vigorous efforts started the previous year to promote understanding among its employees, taxpayers, and practitioners regarding the importance of integrity and the need to expose corruption wherever discovered.

Forty-six cases of actual or suspected bribery by taxpayers or their representatives were reported by Service employees to Inspection. Investigations resulted in indictments of 10 taxpayers or their representatives, and additional prosecutions are contemplated in a number of pending cases. This makes a total of 20 persons indicted for attempting to bribe Internal Revenue employees during the past 2 years. To date 15 have been convicted.

Investigations completed during the year totaled 10,011, which was 11.8 percent more than in the preceding fiscal year. This is the highest number completed in the 11-year history of Inspection. In addition, police checks were made on 3,413 employees given short-term temporary appointments.

A tabulation of the various types of investigations and disciplinary actions follows:

Investigations and disciplinary actions

Type of investigation and action	1963	1962
Total investigations closed	10, 011	8, 956
Personnel investigations		
Number of cases closed, total	8, 626	7, 701
Character and security investigations	5, 036 771	5, 017 665
Special inquiries	2, 819	2,019
Actions taken by Service management officials as a result of personnel investigations		
Disciplinary actions, total	848	639
Separations, total 1	271	215
Bribery, extortion, or collusion. Embezziement or theft of Government lunds or	16	5
property Failure of employee to pay proper tax. Falsification or distortion of Government reports.	17	15 15
records, etc	89 11	69 R
	13	14
Refusal to cooperate. Divulgence of confidential information. Acceptance of fees or gratuities.	1 3	2
Personal and other misconduct	95 42	83
Suspensions from duty and pay	42	34
demotions	535 7,778	390 7,062
Other investigations		
Number of cases closed, total	1, 385	1, 255
Applications for admission to practice before the Internal Revenue Service	636	647
Federal tort claims	117 168	98 153
Attempted bridery	47	19
Discrimination_ investigations for other Treasury bureaus	415	335

¹ Includes resignations, retirements, or other separations while employees were under investigation or before administrative decision was made on disciplinary action where investigation disclosed derogatory information.

ENROLLMENT OF PRACTITIONERS AND DISCIPLINARY ACTIONS

General.—The Office of Director of Practice continued its program of revitalization, which resulted in various changes in regulations governing practice, a modification of the Special Enrollment Program, and increased vigilance with respect to the ethics of all types of practitioners.

Amendments to Treasury Department Circular 230 (Revised 1958).—In order to conform the eligibility requirements for practice, as set forth in 31 CFR Part 10 (Circular 230), more closely with the various State rules governing qualification for the practice of law and accounting, amendments were made to Sections 10.3(d) (1) and (2); 10.4(d); 10.29; and 10.51(b)(28). Two basic changes were effected: (1) Attorneys and certified public accountants are no longer subject to the requirement that they be engaged in the active practice of their respective professions; and (2) the former

ineligibility of persons who are full-time employees of corporations, or of individuals or partnerships not engaged in the practice of law or accounting, was eliminated. In addition, the amendments clarified the provision in Circular 230 which relates to solicitation of practice in any unethical or unprofessional manner.

Enrollment and disciplinary cases

Type of cases	1963	1962
Enrollment applications:	6.700	5 000
Approved, total	6, 782	5, 603
AttorneysAgents	3,734 13,048	3, 021 3 2, 582
Withdrawn or abandoned:		
Attorneys	3	5
Agents	3	, 5
Attorneys	1	4
Agents		
Renewal of enrollment cards, total	10, 948	22, 838
Attorneys	5, 587	9, 564
Agents	5, 361	13, 274
Disciplinary actions, total	19	28
Resignations accepted:		
Attorneys		12
Agents	1	12
Attorneys.	1	1
Agents	3	4
Reprimends:	1	1
Agents	11	6
• · · · · · · · · · · · · · · · · · · ·		
Cases under investigation as of June 30, total	159	171
Applicant attorneys.	21	3 # 57
Applicant agents	23	į -3,
Enrollee attorneys	42 73	1114
		, ————————————————————————————————————
Cases under review as of June 30, total	237	82
Applicant attorneys	27	1 27
Applicant agents	57 57	[~
Enrollee attorneys	96	* 55

1 Includes 2,516 CPAs, 75 former IRS employees, and 457 Special Enrollment Examination candidates.

Includes 1,971 CPAs, 141 former IRS emloyees, and 470 Special Enrollment Examination candidates.

For 1962, there is no breakdown between attorneys and agents.

Special Enrollment Examination Program.-The annual cost to the Treasury Department of enrolling persons to practice before the Internal Revenue Service by means of the Special Enrollment Examination in recent years has been more than double the receipts obtained from examination candidates. By statutory enactment, Congress has decreed that programs of this nature shall be self-sustaining. insofar as possible, and that the fees charged shall be fair and equitable in relation to the costs involved and interests served.

After careful analysis, it was determined that an examination fee of \$25 is an equitable charge to candidates who take the Special Enrollment Examination, authorized by Section 10.3(e) of Circular 230. Public announcement of this determination was made on April 17, 1963, and the \$25 fee is applicable to candidates who take the examination to be held in September 1963.

This year, 457 persons were enrolled as a result of the Special Enrollment Examination, compared to 470 in 1962.

Renewal of Enrollment Cards.-The year showed a normal decrease in the total of renewed enrollment cards from 1962, which was the second peak year of the cycle established 10 years earlier for periodic renewal of enrollment cards at 5-year intervals. Of those who enrolled or who renewed their cards in 1958, there were approximately 3,200 who did not renew in 1963.

Approved Enrollment Applications.-Original applications for enrollment approved this year total 6.782, and exceed last year's total by more than 1,000, as shown in the table. At the end of the year approximately 73,500 persons were enrolled to practice before the Service, an increase of approximately 3,500 over the previous year's

Derogatory Information Cases .- After complete processing and closing of 223 derogatory information cases, the Office had pending 237 cases at the end of the year, or approximately three times the number of cases pending at the end of the preceding year. This increase is, again, an indication of continuing awareness of what is expected of the tax practitioner, and of the vigilance being exerted to properly regulate practice, especially with respect to the ethical behavior of practitioners.

Representation by Former Employees.—Enactment of Public Law 87-849, the so-called Conflicts of Interest Statute, effective January 21, 1963, and coded Title 18, U.S.C., 201-218, has made necessary certain changes in Treasury Department Circular 230, as it relates to practice before the Internal Revenue Service in particular matters by former officers and employees of the Service.

Pending issuance of amended regulations and pursuant to the provisions of the new law, a procedure was devised whereby a "declaration" is required to be filed by the former officer or employee, indicating (1) whether he ever participated personally and substantially in the matter at hand; and (2) whether the case was under his personal consideration within one year prior to the termination of his Service employment. After

investigation of the declaration, the former employee is no longer given or refused a "consent" to appear in the matter, but instead is advised whether or not any information in the Service indicates that his representation of the taxpaver might be violative of the new statute.

This temporary procedure has been of considerable value in maintaining a normal work-flow in this particular type of case, without detriment to the practitioner in the form of undue time-lags while steps required to revise Form 901 and to amend Circular 230 are in process.

Unenrolled Preparers.-Unenrolled preparers of tax returns-those preparers who, under limited circumstances, may represent their clients before revenue agents and office auditors without enrollment-have evidenced an increased awareness of the ethical conduct required of them. Persons exercising this limited privilege of practice are required to maintain the same level of compliance to ethical standards as that required of enrolled practitioners.

Authority to deny the privilege of limited practice to such individuals not so deporting themselves is vested in the various district directors, with the right of appeal to the Director of Practice. Adherence to a system of cooperative exchange of information between the district offices and the Office of Director of Practice has served to curb abuses in this area, and to increase compliance with, and regulate activity under, the rules governing activities of unenrolled preparers of tax returns.

ADVISORY GROUP

In keeping with the practice of periodically changing the membership, the Commissioner appointed a new Advisory Group in November 1962. The Group-whose purpose is to provide constructive criticism of Service policies, procedures, and programs and suggest ways in which the Service can improve its operations-met 3 times during the year: December 19-20, 1962. March 14-16, 1963, and June 6-8, 1963. The members of this Group are as follows:

Walter Blum University of Chicago Chicago, Ill.

Marvin K. Collie Vinson, Elkins, Weems & Scarls Houston, Tex.

Louis Eisenstein Arnold, Fortas & Porter Washington, D.C.

Richard B. Goode The Brookings Institution Washington, D.C.

W. Croft Jennings Roberts, Jennings, Thomas and Lumpkin Columbia, S.C.

Hover T. Lentz Dawson, Nagel, Sherman, & Howard Denver, Colo.

Eugene J. Patton Peat, Marwick, Mitchell Company New York, N.Y.

Mark E. Richardson Lybrand, Ross Bros. and Montgomery New York, N.Y.

Wilbur J. Schraner Van Nuys, Calif.

Louis Schreiber E.I. du Pont de Nemours & Co. Wilmington, Del.

Henry L. Shepherd Shepherd, Murtha & Merritt Hartford, Conn.

James F. Thornburg Oare, Thornburg, McGill & Deahl South Bend, Ind.



Taxpayer Publications

Tax Forms— New and Revised

Regulations

Executive Orders

Revenue Rulings and Procedures

Announcements of General Interest

Technical Information Releases

Supreme Court Decisions

Actions of Lower Courts

Statistics of Income Releases

APPENDIX

TAXPAYER PUBLICATIONS

Your Federal Income Tax, IRS Publication No. 17, is written for individual taxpayers. A new style of type, which allows more letters per line but does not detract from readability, was adopted for the 1963 edition in order to include latest changes in law, regulations, etc. without increasing the size of the booklet. In addition to covering in detail the runof-the-mill problems of the average taxpayer, the 1963 edition furnished simplified explanations of the more complex problems which the average taxpayer may encounter and brief explanations of some new provisions of the laws. A filled-in sample of the individual return appears in the front of the book. All parts of the return are keyed to page numbers in the booklet where detailed explanations and examples can be found. The 1963 edition contains 144 pages and sold for 40 cents a copy by the Government Printing Office and local Internal Revenue offices. This book ranks among the best sellers of Government publications. Approximately 865,000 copies were sold this year, representing an increase of about 165,000 copies over last year. In addition, 90,000 copies were used in the Teaching Taxes Program, the Taxpaver Assistance Program, and in various training programs.

Tax Guide for Small Business, IRS Publication No. 334, is written especially for sole proprietorships, partnerships, and corporations. This booklet, like Your Federal Income Tax, is an important segment of the Commissioner's program for more effective taxpayer assistance and education. Income, excise, and employment taxes are explained and numerous examples are used to illustrate the application of the laws. A check list, of particular interest to new businessmen, shows, at a glance, the taxes for which different kinds of business organizations and business activities may be liable and what the business should do about them. A tax calendar for 1963 is also provided to assist businessmen in keeping track of when various actions should be taken during the year with respect to all their Federal taxes. As in the case of Your Federal Income Tax, a new style of type which allows more letters per line but does not detract from readability

was adopted for the 1963 edition in order to include the latest changes in law, regulations, etc., without increasing the size of the booklet. Brief explanations of new laws taking effect during the current year, were included in this edition, so that the businessmen could make necessary preparations for filing their 1963 returns. The booklet contains 144 pages and is sold for 40 cents a copy by the Government Printing Office and local Internal Revenue offices. This year over 275,000 copies were sold and 40,000 copies were used by the Service.

Farmer's Tax Guide, IRS Publication No. 225, explains the tax problems of farmers. This booklet features a tax calendar devised especially for farmers, to help them keep track of their tax obligations throughout the year. The booklet discusses income, employment, and self-employment taxes and contains numerous examples illustrating the rules. It contains 64 pages, and 1,250,000 copies were distributed through Internal Revenue offices and agricultural extension agents of the Department of Aericulture.

Tax Guide for U.S. Citizens Abroad, IRS Publication No. 54, a 31-page pamphlet written especially for U.S. citizens residing or working abroad, explains their obligations under the Internal Revenue laws. It tells the conditions under which income earned abroad may be exempt from taxation, the requirements for filing Federal income tax returns, and methods of determining whether earned income is wholly or partially exempt from tax. U.S. consulates, embassies, and Office of International Operations distributed approximately 76,000 copies.

U.S. Tax Guide for Aliens, IRS Publication No. 433 (also known as Information Guide No. 9) is a 23-page pamphlet which explains the U.S. tax provisions applicable to both resident and non-resident aliens. It contains a general discussion of the provisions of the U.S. tax treaties and the basis for determining whether or not an alien is engaged in trade or business in the United States. Approximately 32,000 copies were sent for free distribution to U.S. embassies, consulates, and district offices

Tax Return Filing Requirements for U.S. Citizens Abroad, IRS Document 5357, a 6-page pamphlet outlining briefly the requirements for filing tax returns by U.S. citizens abroad, was published for distribution to U.S. citizens through U.S. consulates and embassies abroad.

Information Guides-International Operations

- No. 1—Fulbright Grants and U.S. Income Tax No. 2—Income Tax Deductions of Members of the Foreign Service Department of State
- No. 3—Dual-Status Tax Years of Alien Taxpayers (Formerly known as Change of Status Year for Nonresident Alien Taxpayers)
- No. 4—Claims for Recovery of Manufacturer's Excise Tax on Exported Articles
- No. 5—Social Security Coverage for Clergymen and Religious Workers Abroad
- No. 6-Preparation of Form 1040B
- No. 7—Tax Advice for Foreign Scholars and Visitors on Official Educational and Cultural Exchange Programs (Formerly known as Foreign Scholars and U.S. Income Tax)
- No. 9—U.S. Tax Guide for Aliens (Described above as IRS Publication No. 433)

Motor Fuel Tax Pamphlets explain the latest rules in regard to the various Federal motor fuel taxes. There are 3 such pamphlets:

Federal Use Tax on Highway Motor Vehicles, IRS Publication No. 349

Federal Gasoline Tax Refund for Nonhighway and Transit Use, IRS Publication No. 378 Farmer's Gasoline Tax Refund IRS Publication

Farmer's Gasoline Tax Refund, IRS Publication No. 308

Teaching Taxes, IRS Publications Nos. 19, 21, 22, and 27, is a program to acquaint high school and college students, and others with the basic principles and rules underlying the Federal self-assessment system of taxation. Over 2,250 thousand students participated in the program last year.

Decedents, IRS Document No. 5446, is a new 4-page pamphlet which has been added to other free taxpayer assistance material available to the public. Published for the benefit of surviving widows, widowers, and others charged with the responsibility of handling the affairs of the deceased, the pamphlet provides information needed for filing the final return of the decedent. It explains when and by whom the final return must be filed and

what income must be included. It also discusses the taxability of income received by a survivor in respect of a decedent, and explains how to determine the basis of inherited property.

Investment Income and Expenses, IRS Document No. 5448, is a new free pamphlet for the assistance of taxpayers. This 24-page document brings together all of the information needed by an individual whose income is derived from stocks, bonds, or other investment property. Included are discussions of fully taxable, partially taxable, and tax exempt interest; dividends and the dividends exclusion and credit; gains and losses on sales of investment property; the basis of the property; the special treatment afforded investors in small business investment clubs; and the deductibility of expenses incurred in connection with investment property.

Miscellaneous Taxpaver Assistance Documents

	ument No.
Personal Exemptions and Dependents	5013
Employee Expenses, Educational Expenses	.: 5014
Sick Pay	
Selling Your Home	5017
Retirement Income and Credit	5018
Medical and Dental Expenses	
What Is Income	
Tax Calendar and Check List for 1963	5046
Self-Employment Tax	5047
Sales and Exchanges of Assets	5048
Travel, Entertainment, and Gift Expenses,	5049
Depreciation, Investment Credit, Amortizatio	n,
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NEW AND REVISED TAX FORMS ISSUED

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3468	Computation of Investment Credit
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3520	United States Information Return (With Respect
	to the Creation of or Transfers to Certain
	Foreign Trusts)

Revised forms resulting from legislative, administrative, or regulation changes:

Form No.

941 Employer's Quarterly Federal Tax Return

United States Information Return (With Respect to the Organization or Reorganization of a Foreign Corporation and Acquisition of its Stock)

990A Return of Organization Exempt from Income
Tax (Section 501(e)(3) of the Internal Revenue Code)

1041A U.S. Information Return on Trust Accumulations 1087 Nominee's Information Return

1096 U.S. Annual Information Return (Summary Report of Forms 1099, 1099L, and 1087 filed with this return)

1099 U.S. Information Return for Calendar Year 1963

SELECTED REGULATIONS PUBLISHED

Income Tax Regulations

Treasury Decision 6604 contains the amendment to regulations issued under section 213 of the Code, which provides that a capital expenditure directly relating to medical care is deductible as a medical expense to the extent that the expenditure exceeds the increase in the value of the related property. Published July 24, 1962.

Treasury Decision 6606 contains the regulations, issued under Public Law 87-397, which provide for the requesting and furnishing of identifying numbers, and the inclusion of identifying numbers in returns, statements, and other documents made with respect to most taxes. Published August 25, 1962

Treasury Decision 6621 contains the regulations, issued under sections 318 and 6038, which require

all U.S. persons in control of a foreign corporation or a chain of foreign corporations to submit an annual information return for each controlled foreign corporation, the annual accounting period of which begins after December 31, 1962. Published December 1, 1962.

Treasury Decision 6623 contains the regulations, issued under section 6046, which require an information return on Form 959 from each U.S. citizen or resident who on or after January 1, 1963, is an officer or director of a foreign corporation, if 5 percent or more in value of the stock of such foreign corporation is owned by a U.S. person, and from a U.S. person who on or after January 1, 1963, owns or acquires 5 percent or more in value of the stock of a foreign corporation, for each additional 5 percent interest acquired. Published December 1, 1962.

Treasury Decision 6628 contains amendments to the regulations, issued under sections 6041, 6042, 6044, 6049, 6652, and 6678, as amended or added by section 19 of the Revenue Act of 1962. These amendments provide for the filing of information returns with the Service with respect to payments of interest, dividends, and patronage dividends, and to the furnishing of statements concerning such payments to recipients. Published December 28, 1962.

Treasury Decision 6630 contains the regulations, issued under section 274(d) of the Code, as added by the Revenue Act of 1962, which provide that travel, entertainment, and gift expenses must be substantiated by adequate records or by sufficient evidence corroborating the taxpayer's own statement in order for such expenses to be allowed as a deduction under section 162 or 212; and which provide specific rules for substantiating such expenses. Published December 29, 1962.

Treasury Decision 6631 contains the amendment to the regulations, issued under section 37, as amended by sections 1 and 2 of Public Law 87-876, which provides for an increase in the maximum amount of retirement income with respect to which the retirement income credit is allowable from \$1,200 to \$1,524. Published January 15, 1963.

Treasury Decision 6643 contains the regulations, issued under sections 1381 through 1388 of the Code, as added by the Revenue Act of 1962, which provide rules with respect to the tax treatment of cooperatives and their shareholders. Published April 2, 1963.

Treasury Decision 6645 contains the amendments to the regulations, issued under sections 6033 and 6104, which require the submission of additional information by certain exempt organizations and provide for fuller and more convenient disclosure of information to the public. Published April 2, 1963.

Treasury Decision 6659 contains the regulations, issued under section 274 of the Code (other than subsection (d)), as added by the Revenue Act of 1962, which provide substantive rules for determining whether travel, entertainment, and gift expenses which meet the requirements of section 162 or 212 will or will not be disallowed as deductions. Published June 25, 1963.

Temporary Regulations

Treasury Decision 6619 contains the temporary regulations, issued under section 46 of the Code, as added by the Revenue Act of 1962, which provide rules as to the apportionment of the \$25,000 investment credit limitation among members of an affiliated group; and rules pertaining to the election of a lessor of new "section 38 property" to treat the lessee as the purchaser. Published November 20, 1962.

Employment Tax Regulations

Treasury Decision 6654 amends the regulations relating to the withholding of income tax from wages, to conform to the Foreign Service Act Amendments of 1960, the Mutual Educational and Cultural Exchange Act of 1961, the Peace Corps Act, and the Self-Employed Individuals Retirement Act of 1962. Published May 28, 1963.

Treasury Decision 6658 amends the regulations relating to the Federal Unemployment Tax Act to conform to legislation enacted during and before the fiscal year. Of particular importance were the provisions of the Social Security Amendments of 1960 under which a taxpayer's credit against the Federal unemployment tax may be reduced if advances made to a State under title XII of the Social Security Act are not repaid by the State within a specified time. Published June 27, 1963.

Excise Tax Regulations

Treasury Decision 6612 contains the regulations, issued under section 4021 of the Code, and relates

to the application of the retailers' excise tax on the sale of toilet preparations. Published October 11, 1962.

Treasury Decision 6618 contains the regulations, issued under sections 4261 through 4264 of the Code, as amended by the Tax Rate Extension Act of 1962 (Public Law 87-508). These regulations relate to the application of the tax on the transportation of persons by air which transportation begins after November 15, 1962. These regulations also contain rules relating to the exemption from tax on the U.S. portion of air transportation which is part of uninterrupted international air transportation. Published November 14, 1962.

Treasury Decision 6635 contains the regulations, issued under section 4216(f) of the Code, as added by section 1 of Public Law 86-781. These regulations relate to the exclusion of charges for local advertising for purposes of determining the price on which the manufacturers' excise tax is to be computed. Published February 7, 1963.

Treasury Decision 6650 contains the regulations, issued under section 6416 of the Code, providing rules of special application relating to credits and refunds of the retailers' and manufacturers' excise taxes. Published May 2, 1963.

Alcohol and Tobacco Regulations

Treasury Decision 6606 amended regulations in 26 CFR Parts 179, 194, 196, 197, 201, and 245 to authorize the requirement of employer identification numbers in connection with special tax returns.

Treasury Decisions 6607 and 6608 amended regulations in 26 CFR Parts 201, 240, 245, 270, and 285 to require identification numbers on commodity tax returns.

Treasury Decision 6634 amended regulations in 26 CFR Part 212 to provide for the use of alternate denaturants in completely denatured alcohol and in specially denatured alcohol Formula No. 40, and to authorize the use of certain specially denatured alcohol formulas in the manufacture of synthetic resins.

Treasury Decision 6644 amended regulations in 26 CFR Part 251 to eliminate specific sizes for barrels and kegs of imported beer, and to make it clear that the tax must be computed on the quantity actually imported.

EXECUTIVE ORDERS

Number	Subject matter	Date published
E.O. 41055	Relating to inspection of returns by the House Select Committee on Small Business.	10/11/62
E.O. 11065	Inspection of returns by the Senate Committee on Foreign Rela- tions.	11/27/62
E.O. 11071	Designating certain foreign coun- tries as economically less devel- oped.	12/29/62
E.O. 11080	Inspection of returns by Senate Committee on Foreign Rela- tions.	1/31/63
E.O. 11082	Inspection of returns by Senate Committee on Government Op- erations.	2/6/63
E.O. 11083	Inspection of returns by House Committee on Government Op- erations.	2/8/63
E.O. 11099	Inspection of returns by House Committee on Public Works.	3/19/63
E.O. 11102	Inspection of returns by tax offi- cials of possessions of U.S.	4/6/63
E.O. 11109	Inspection of returns by House Committee on Un-American Activities.	5/30/63

SIGNIFICANT REVENUE RULINGS AND PROCEDURES

The Service has outlined the deductibility, under section 162 of the Code, of "payola" payments made to disc jockeys of radio or television musical programs (Rev. Rul. 62-133, C.B. 1962-2, 45).

One free meal per day furnished an employee by his employer represents an appreciable part of the employee's remuneration, the value of which is "wages" for Federal employment tax purposes (Rev. Rul. 62-150, C.B. 1962-2, 213).

The Service has discussed the deductibility, as business expenses under section 162 of the Code, of expenditures for advertising designed to encourage employees or the general public to register and vote or to contribute to campaign funds of a political candidate or party, or for sponsoring a public debate by candidates for an office, etc. (Rev. Rul. 62–156, C.B. 1962–2, 47).

For purposes of the manufacturers' excise tax on automobile "parts or accessories," the restoration of unserviceable automobile bumpers is a "rebuilding" (manufacturing) operation (Rev. Rul. 62-162, C.B. 1962-2, 241).

Based upon the current situation in the industry, a new administrative test has been established for

presumptively determining the applicability of the manufacturers' excise tax to gas water heaters (Rev. Rul. 62-168, C.B. 1962-2, 242).

The Service has set forth guidelines and some examples for computing deductions which an employee may claim for expenses attributable to the portion of his personal residence which he is required to use in the performance of his services as an employee (Rev. Rul. 62–180, C.B. 1962–2, 52).

The documentary stamp tax on conveyances of realty sold applies to the transfer of real property by a company to the trustee of its pension plan for the purpose of funding the past service costs under the plan (Rev. Rul. 62–186, C.B. 1962–2, 279).

Kickback payments made in violation of a Federal or State law or regulation are not deductible by the payer (Rev. Rul. 62-194, C.B. 1962-2. 57).

The Service has discussed the tax treatment of losses arising from the confiscation by the Government of Cuba of properties in Cuba owned by United States citizens or corporations (Rev. Rul. 62–197, C.B. 1962–2, 66).

An "exclusive club or organization" may be a "social, athletic, or sporting club or organization" for purposes of the tax on club dues even though it is privately owned and operated for profit (Rev. Rul. 63-3, I.R.B. 1963-1, 15).

Guidelines have been furnished for determining whether reimbursement arrangements and per diem or mileage allowance practices of employers satisfy the substantiation requirements of the income tax regulations (Rev. Rul. 63–13, I.R.B. 1963–4, 20).

The Service has set forth criteria for determining whether obligations by a corporation, formed under the general nonprofit corporation laws of a State to stimulate industrial development in a political subdivision thereof, are issued "on behalf of" that subdivision (Rev. Rul. 63–20, I.R.B. 1963–5, 7).

The Service has explained the rules for the special tax treatment of losses suffered by property owners as the result of major disasters and has identified the 1962 disasters which give rise to such treatment (Rev. Rul. 63–21, I.R.B. 1963–8, 12).

In order to provide guidance in the uniform application of the manufacturers' excise tax on automobile "parts or accessories," the Service has set forth taxable and nontaxable lists containing

brief descriptions of numerous articles not specifically covered by previously published rulings (Rev. Rul. 63-23, I.R.B. 1963-9, 7).

A merger may qualify as a reorganization under section 368(a)(1)(C) of the Code even though the business conducted by the acquiring corporation after the merger is not the same as it had conducted prior thereto (Rev. Rul. 63–29, I.R.B. 1963–10, 9).

A list of countries which have been found by the Secretary of Commerce to allow or not allow substantially reciprocal privileges in respect of aircraft registered in the United States, for purposes of exemption from the manufacturers' excise taxes and certain retailers' excise taxes, has been updated (Rev. Rul. 63-62, I.R.B. 1963-14, 14).

Interview expense allowances paid to an individual by a prospective employer are not subject to the withholding of income tax and, to the extent that they cover actual expenses, are not includible in gross income (Rev. Rul. 63–77, I.R.B. 1963–19, 18).

The maximum limitation for medical expenses provided by section 213(g) of the Code is available to a taxpayer age 65 or over and disabled, even though he has never been engaged in any substantial gainful activity (Rev. Rul. 63–101, I.R.B. 1963–22, 11).

The Service published new depreciation guidelines, rules, and illustrative questions and answers (Rev. Proc. 62-21, C.B. 1962-2, 418).

The Service revised its procedures relating to the issuance of rulings and determination letters, furnishing technical advice to district directors, processing requests for exemption under sections 501 and 521 of the Code, and processing requests for the qualification of pension, annuity, profitsharing, and stock bonus plans under section 401(a) of the Code and the exemption of related trusts under section 501(a) of the Code (Rev. Procs. 62–28, 62–29, 62–30, and 62–31, C.B. 1962–2, 496, 507, 512, and 517).

SIGNIFICANT ANNOUNCEMENTS OF GENERAL INTEREST

A self-cover pamphlet, IRS Publication No. 456, which contains the new guidelines and rules for depreciation, has been prepared and made available for purchase from the Superintendent of Documents, Washington, D.C., 20402 (Announcement 62–69, I.R.B. 1962–30, 51).

Three complete tables have been prepared for use in the application of Revenue Procedure 62-21, relating to the new depreciation guidelines and rules (Announcement 62-82, I.R.B. 1962-38, 12).

Additional questions and answers were issued to serve as an aid in applying the new depreciation guidelines and rules outlined in Revenue Procedure 62–21 (Announcement 62–84, I.R.B. 1962–40, 33).

1962 income tax returns reflect recent tax law revisions—also many improvements both in the forms and their instructions (Announcement 62-103, I.R.B. 1962-48, 74).

Good record-keeping practices will be vital to the allowance of business travel, entertainment, and gift expenses (Announcement 63-8, I.R.B. 1963-4, 35).

"Your Federal Income Tax," "Tax Guide for Small Business," and the "Farmer's Tax Guide" have been prepared for 1963 (Announcement 63-15, I.R.B. 1963-5, 46).

The index to administrative and procedural matters, other than those related to the alcohol, tobacco, and firearms taxes and those prescribed by regulations, which have been published in the Internal Revenue Bulletin since 1952, has been brought up to date (Announcement 63–21, I.R.B. 1963–7, 5).

The Service has listed all taxpayer information pamphlets and other publications on specific tax subjects which are available from local offices of the Service (Announcement 63–25, I.R.B. 1963–8, 22).

The Service announced the availability of Document No. 5049, containing an explanation of the rules regarding the substantiation requirements of travel, entertainment, and gift expenses claimed as deductions on income tax returns (Announcement 63-37, I.R.B. 1963-13, 25).

A brief summary of the various records required to be retained for Federal tax purposes has been published in the Federal Register as the current Guide to Record Retention Requirements (Announcement 63-43, I.R.B. 1963-15, 21).

A new series of supplements to the Cumulative List of Exempt Organizations has been established for bimonthly cumulative publication in pamphlet form (Announcement 63-60, I.R.B. 1963-23, 32).

SIGNIFICANT TECHNICAL INFORMATION RELEASES

A new form has been prepared for the use of business and financial institutions in requesting tax identifying numbers from depositors and investors (T.I.R. 401, 9–26–62).

There will be a reduction in the amount of credit against the Federal unemployment tax to be allowed to employers of 4 or more with respect to 1962 wages for services performed in Alaska and Michigan (T.I.R. 421, 11-29-62).

The Service will apply existing provisions of the regulations in its consideration of the qualification of deferred compensation plans under new provisions of section 401(a) (7) and (8) of the Code (T.I.R. 425, 12-18-62).

Amendments to the regulations have been proposed to require additional information from certain exempt organizations and to provide for a fuller and more convenient disclosure of information to the public (T.I.R. 435, 12-30-62).

Commercial fishermen are now treated the same as farmers with respect to the filing of estimated income tax returns and the payment of estimated tax for taxable years beginning after 1962 (T.I.R. 440, 1-4-63).

Proposed regulations under section 964(c) of the Code would impose certain record-keeping requirements on U.S. shareholders with respect to each controlled foreign corporation; requirements explained (T.I.R. 461, 3-23-63).

For years after April 10, 1963, Maryland redeemable ground rents will be treated as mortgages for purposes of acquisition, holding, and transfer of property subject thereto; for 1962 and subsequent years, rental payments under such a redeemable ground rent are deductible as interest (T.I.R. 465, 4-10-63).

Rulings and determination letters will not be issued with respect to the tax status of professional service organizations pending the issuance of amendments now being drafted to the applicable regulations (T.I.R. 471, 5–8-63).

SUPREME COURT DECISIONS

Civil Cases

In Braunstein v. Commissioner, decided on June 10, 1963, 374 U.S. 65, the Supreme Court rejected an argument by the taxpayers that section 117(m) of

the 1939 Code did not require that gain from the sale of stock of a collapsible corporation be treated as ordinary income where, if the shareholders had not operated in corporate form, gain on the sale of the underlying assets (apartments) would have been treated as capital gain. The Court acknowledged that the purpose of section 117(m) was to close a loophole that had been used to convert ordinary income to capital gain, but said the plain meaning of the statute covered the transaction precisely. Neither the language of the statute nor its legislative history supported the additional requirement which taxpayer sought to impose on the Courts of determining in each case whether the corporate form had been used for tax avoidance purposes.

On January 7, 1963, the Court, in United States v. Buffalo Savings Bank, 371 U.S. 228, reversed the decision of the New York Court of Appeals and remanded the case for further proceedings. The Court of Appeals had held that local property taxes were "expenses of sale" in a foreclosure action brought by the mortgagee, and consequently the local tax liens, which accrued later than the federal tax liens, were accorded priority in the distribution of proceeds of the foreclosure sale. The Supreme Court rejected this contention, and held that the case was governed by the doctrine enunciated in United States v. New Britain, (1954) 347 U.S. 81, that "first in time is first in right." Since federal tax liens were prior in time to the local tax liens, the federal taxes were entitled to payment ahead of the local property taxes. The Court also indicated that the State may not avoid the priority of the federal tax lien by the formalistic device of characterizing subsequently accruing local tax liens as expenses of sale.

In Riddell v. Monolith Portland Cement Company, decided January 14, 1963, 371 U.S. 537, the Court overruled a number of lower court opinions holding that manufacturers of cement using their own raw materials could, for years prior to 1961, compute percentage depletion on gross income from the sale of cement. By upholding the Government's contention that a uniform test of the first commercially marketable product must be applied to determine the cutoff point in the treatment process of each general mineral classification, the Court's decision assured that manufacturers with captive sources of minerals would not get larger depletion deductions than would be allowable in the case of extraction and sale of the crude minerals. This

case is proving dispositive of similar outstanding controversies involving salt, brick and tile clay, dimension stone, and minerals used in the manufacture of light weight aggregates. It appears to have checked a trend in some jurisdictions toward the judicial erosion of the principles enunciated in United States v. Cannelton Sewer Pipe Company (1960) 364 U.S. 76.

On February 18, 1963, the Supreme Court issued similar opinions in 2 tax cases, and considered a third.

In United States v. Gilmore, 372 U.S. 39, the Court held that legal expenses incurred by a taxpayer in defense of a divorce action were not deductible as expenses incurred for the conservation of incomeproducing property. The taxpayer's primary concern was the protection of his controlling interest in 3 corporations from which an all but negligible amount of his income was derived in the form of corporate salary and dividends. The Court thus set forth the test for deductibility of legal expenses as the origin and character of the claim in connection with which the expense was incurred, rather than the potential consequences should the claim not be successfully resisted. The Court also found that the legal expenses at issue were not connected with the taxpayer's profit-seeking activities even though the wife's claims might have been paid out of income-producing properties.

On the same date, in *United States v. Patrick*, 372 U.S. 53, the Court held that legal fees relating to a property settlement incident to divorce were nondeductible. The Court believed that the principles of the *Gilmore* case governed. Such fees were nondeductible since they arose from the marital relationship, even though they were paid for arranging transfers of stock, leasing property, and creating a trust, rather than for litigation.

In Schlude v. Commissioner, 372 U.S. 128, the Court again considered the problem of an accrual basis taxpayer's attempt to defer reporting of prepaid income. Under the taxpayer's method of accounting, only "earned income" (computed on the hours of dance instructions given to students) and income from cancellation of contracts was reported currently. The Commissioner determined that the method of accounting used did not clearly reflect income and he included all advance payments received in cash and the full face amount of notes and contracts executed by students. He retreated somewhat from this position in the

Supreme Court and conceded that the contracts should not be included at face value but only the amounts that became due in the taxable years or for which dance instructions had been furnished. In a five to four opinion the Court sustained the Commissioner's position, stating that the issue was squarely controlled by American Automobile Association v. United States (1961), 367 U.S. 687.

In Maximov v. United States, 373 U.S. 49, decided on April 29, 1963, the Court held that a United States trust, all of whose beneficiaries are British subjects and residents, cannot be considered a "resident of the United Kingdom" for purposes of determining whether its retained capital gains are exempt from United States income tax by virtue of Article XIV of the Income Tax Convention between the two countries, which Convention exempts capital gains of United Kingdom residents. The decision overrules American Trust Company v. Smyth (C.A. 9th 1957), 247 F. 2d 149, and adopts the long-standing rule that a trust is a separate taxable entity from its beneficiaries.

In Whipple v. Commissioner, 373 U.S. 193, decided on May 13, 1963, the Court held that although the taxpayer devoted his fulltime to the affairs of several corporations, such activities did not constitute a trade or business. Accordingly, it was held that bad debts resulting from loans by the taxpayer to his controlled corporation were not deductible as business bad debts. However, the case was remanded to the Tax Court to determine whether the bad debt was proximately related to the taxpayer's real estate business.

On June 10, 1963, the Court decided the case of United States v. Pioneer American Insurance Co., et al., 374 U.S. 84, reversing The Supreme Court of Arkansas and remanding the case for further proceedings. The Arkansas Supreme Court had held that the attorney's fee incurred by the mortgagee in foreclosing its mortgage was prior to the federal tax lien. The mortgage itself was conceded to be prior to the federal tax lien. The Arkansas court reasoned that under the Arkansas statute the attorney's fee was enforceable as a contract of indemnity and therefore the right to the attorney's fee became choate prior to the date of the filing of the first notice of tax lien since the default entitling the mortgagee to enforce the indemnity contract occurred prior to that date. The U.S. Supreme Court rejected this argument and held that, since the amount of the claim for the attorney's fee was

undetermined and indefinite when the notices of tax lien were filed, the claim for the attorney's fee was inchoate at the date of the filing of these notices. The Court once again applied the federal rule for determining the specificity of a lien competing with the federal tax lien and stated that, although the lienholder and the property subject to the lien were definite, the amount of the lien was not since such amount must be established by court decree in the foreclosure proceedings. That being the case, the attorney's lien was inchoate and inferior to the tax liens.

Criminal Cases

In the case of Shotwell Manufacturing Company v. United States, 371 U.S. 341, decided January 14, 1963, the Supreme Court held, with respect to an alleged voluntary disclosure made prior to the revocation of the Treasury's voluntary policy, that the taxpayer defendants were not entitled to any benefit from their alleged disclosure because they had not acted in good faith. The income tax evasion convictions for all defendants were upheld. In December 1962, 368 U.S. 946, the Court had granted certiorari to review the findings of the lower court that the original conviction of the defendants for failure to report black market receipts was not vitiated by their alleged voluntary disclosure.

In Namet v. United States, 373 U.S. 179, decided May 13, 1963, the petitioner and his co-defendants had been charged with violating the federal wagering tax law. Co-defendants after pleading guilty were called as government witnesses to testify concerning their relationship with the petitioner, although the prosecutor had advance notice they would claim their constitutional privilege against self-incrimination. The trial court sustained their privilege as to certain questions asked them. The Supreme Court held that there had been no reversible error under the circumstances involved, including the fact that the prosecutor had a bona fide belief that because of the pleas of guilty the witnesses could not assert privilege.

On May 27, 1963, the Court, in Lopez v. United States, 373 U.S. 427, affirmed the conviction of the defendant for attempted bribery of a revenue agent by holding that evidence of conversations recorded by an electronic device concealed on the person of a Government agent was properly

admissible and that the revenue agent's apparent feigned willingness to accept the bribe did not constitute entrapment as a matter of law.

In the alcohol and tobacco tax field the Court refused to review all 7 of the cases in which writs of certiorari had been sought by convicted defendants

In 3 cases the refusal of the lower court to suppress evidence resulting from an allegedly illegal search was urged as the grounds for review, Wiggs v. United States (C.A. 5th), 371 U.S. 904 (also involving the Government's refusal to disclose identity of informer); Denton v. United States (C.A. 6th), 371 U.S. 923 (question of entrapment also raised); and Lee v. United States (C.A. 9th), 372 U.S. 907.

In 2 cases the sufficiency of the Government's evidence to support the conviction was challenged (i.e., Ragland v. United States (C.A. 4th), 371 U.S. 949; Lemons et al. v. United States (C.A. 4th), 371 U.S. 968).

In Hall v. United States (C.A. 5th), 371 U.S. 952, the admission into evidence of a tape recording of a telephone conversation made with the consent of one of the parties to the conversation was urged as a basis for the Court's review. The District Court's reliance on the statutory presumption that defendant's unexplained presence at the moonshine still as sufficient evidence to support his conviction for possessing an unregistered still (26 U.S.C. 5601(b) (1)) was challenged in Ivey v. United States (C.A. 4th), 372 U.S. 929.

No petitions for certiorari were filed by the Government in alcohol and tobacco tax cases this year.

Actions of Lower Courts

In Metro M. Holovachka, the Court of Appeals for the Seventh Circuit affirmed the defendant's conviction for evading over \$39,000 in income taxes for the years 1955 to 1957, inclusive, based on a net worth-expenditure determination. It held that the jury was warranted in rejecting such defense claims as cash on hand, funds given or borrowed, and that money he disbursed for loans and political purposes was not his. Holovachka had been prosecuting attorney of Lake County, Indiana, from January 1953 through December 1958, and had served as Gary city comptroller during 1952.

The Court of Appeals for the Second Circuit, in

United States v. Woodner, affirmed the conviction of Ian Woodner for evading income taxes for 2 years. It held, in view of the indicia of fraud, that the jury reasonably could reject Woodner's defense argument that because of the size of his operations and the large amounts of money necessarily involved he could not have had intent to evade his taxes. The Court referred to the use of nominees and currency, the lack of usual business records, the commingling of funds, and the personal use of funds as pointing to a scheme of evasion.

Joseph Conforte, Wadsworth, Nevada, following a mistrial due to a hung jury, and thereafter pleading guilty to a charge of income tax evasion, was sentenced to a term of 3 years. Conforte has been publicly referred to as a "former Nevada vice lord."

In Gorin v. United States, 313 F. 2d 641, the Court of Appeals for the First Circuit reversed the convictions of a former Service employee and 2 practicing attorneys on conspiracy and bribery charges and remanded the case for a new trial. The case involved an attempt to bribe Service employees to recommend against criminal prosecution of Nathaniel Bergman, an attorney, for tax evasion. The Court held that an erroneous charge on the issue of claimed entrapment had been given at the trial. The appellants' petition for certiorari on the ground that the evidence established entrapment as a matter of law has recently been denied by the Supreme Court. Bergman, who had been convicted with the employee and the 2 other defendants, dismissed his appeal and subsequently pleaded guilty to evading his taxes. As a result of these prosecutions he received prison sentences.

George Chacharis and Harold Zweig, respectively mayor and city engineer of Gary, Indiana, and Willmar Chulock, an accountant, were indicted on various charges of income tax evasion and conspiring to defraud the Service in the operation of its functions, such charges stemming from construction payoffs. In December 1962, Chacharis interrupted his trial to plead guilty to conspiracy. Chulock was later found guilty by a jury of the same charge. Zweig pleaded nolo contendere to evading his income tax for the year 1956. All three were given prison sentences.

The authority of the Service to deny alcoholic beverage permits to persons who had previously associated with racketeers has recently received decisive judicial support. In Seaway Beverages, Inc. v. Dillon et al. (decided April 11, 1963, 319 F. 2d 722), the Court of Appeals for the District of Columbia decided in the Government's favor an issue under the Federal Alcohol Administration Act which has not been heretofore judicially resolved. The Court held that evidence as to the former association of an applicant with a racketeer (the notorious Tony Accardo) supplied a sufficient basis for denying the permits sought.

In the alcohol and tobacco tax field, action at the court of appeals level was generally favorable to the Government, with the notable exceptions of: (1) Russell v. United States, 306 F. 2d 402, in which the Ninth Circuit Court upset the defendant's conviction for failing to register a firearm on the ground that the registration requirement of the statute infringed on his constitutional right against self-incrimination (see however Starks v. United States, 316 F. 2d 45, and Frye v. United States, 315 F. 2d 491, in the same circuit, which narrowly limit the scope of this decision to the particular offense charged); (2) Williamson v. United States. 311 F. 2d 441, where the Fifth Circuit Court reversed the defendant's conviction of possessing liquor in unstamped containers and selling liquor without paying the special occupational tax on the testimony of an informer who had been hired by the Government on a contingent fee basis to obtain evidence against him; and (3) Blumenfield v. United States, 306 F. 2d 892, where the Eighth Circuit Court reversed the defendant's conviction of abetting in the making of a false retail liquor tax return (Form 11) by reporting as "owners" persons held by the Court to be nominal and partial owners of the retail businesses.

In the search and seizure and forfeiture areas, which are of particular importance in illicit liquor enforcement, several decisions favorable to the Government have been reached by the courts of appeals. For example, where state troopers discovered illicit liquor in the trunk of the defendant's car after arresting her for reckless driving, in checking her statement that the erratic behavior of the car resulted from a trunkload of furniture, the Sixth Circuit upheld the search as reasonable in that it was incident to the valid arrest (*United States* v. Stokely, (C.A. 6th) 311 F. 2d 593). Similarly, where the defendant's car was wrecked, disclosing the moonshine, in defendant's attempt to elude pursuing state

troopers, the same Court held that no search was involved nor was there an arrest until after the liquor was exposed to public view (United States v. Williams, 314 F. 2d 795).

As to forfeitures, the Fifth Circuit Court, in a decision of great importance to the success of the Service's program to curtail the flow of raw materials to moonshiners, upheld the judicial forfeiture of a tractor and trailer on the evidence that they had been used to deliver some 12 loads of sugar (383,500 pounds) for approximately \$32,000 in cash sales, where a fictitious consignee had been reported to the Service after defendant had been served with a demand letter. The Court, however, ordered the return of the sugar contained in the trailer at the time of seizure on the ground that there was no evidence that it was intended for an illegal use (Uiley Wholesale Co. v. United States (1962), 308 F. 2d 157).

In the field of petitions for the remission of forfeiture of seized vehicles, the Tenth Circuit Court reversed the judicial granting of a petition filed by a bank on the ground that, when it financed the purchase of the vehicle, the bank should have made an inquiry as to the record and reputation of the true owner of the vehicle whose identity it knew and who was a reputed liquor law violator even though title to the vehicle was taken by a straw purchaser of good repute (United States v.

One 1958 Pontiac Sedan (1962), 308 F. 2d 893; see also United States v. One 1959 Pontiac Bonneville 2-Door Sedan (U.S.D.C. 1962), 206 Fed. Supp. 892).

STATISTICS OF INCOME RELEASES

Sales of Capital Assets reported on Individual Income Tax Returns, 1959, Supplemental Report (21 pp., 25 cents)

Individual Income Tax Returns, 1960, Preliminary (22 pp., 20 cents)

Individual Income Tax Returns, 1960 (165 pp., \$1)

Corporation Income Tax Returns with accounting periods ended July 1959-June 1960 (334 pp., \$1.75)

Corporation Income Tax Returns with accounting periods ended July 1960-June 1961, Preliminary (35 pp., 30 cents)

U.S. Business Tax Returns with accounting periods ended July 1959-June 1960, Sole Proprietorships, Partnerships, and Corporations (182 pp., \$1)

U.S. Business Tax Returns with accounting periods ended July 1960-June 1961, Sole Proprietorships, Partnerships, and Corporations, Preliminary (29 pp., 25 cents)

Statistics of Income publications are for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C., 20402. STATISTICAL TABLES

NOTES: All yearly data are on a fiscal year hasis, unless otherwise specified. For example, data headed "1903" pertain to the fiscal year ended June 30, 1963, and "July 1" inventory items under this heading reflect inventories as of July 1, 1962.

In many tables and charts, figures have been rounded and may not add to the totals which are based on unrounded figures.

Internal revenue districts are listed in this section by the names of headquarters cities. Each district is identical with the boundaries of the State in which the headquarters city is located except for the States recapitulated at the bottom of tables 1, 5, 6, and 14. A map of the districts appears on page xiv.

STATISTICAL TABLES

COLLECTIONS, REFUNDS, AND RETURNS FILED)	CASES RECEIVING APPELLATE CONSIDERA OR IN LITIGATION	ATIO
Table 1. Internal revenue collections by sources and by internal revenue regions, districts, States, and other areas. 2. Internal revenue collections by sources and by quarters. 3. Internal revenue collections by sources. 4. Internal revenue collections by principal sources, fiscal years 1940–1963. 5. Internal revenue refunds including interest.	Page 77 85 86 88 90	Table Appellate Division 15. Receipts and disposition of protested income, profits, estate, and gift tax cases prior to issuance of statutory notice (Pre-90-day cases) 16. Receipts and disposition of protested income, profits, estate, and gift tax cases in which statutory notices were outstanding (90-day cases)	
Number of returns filed by internal revenue regions, districts, States, and other areas Internal revenue tax on manufactured products	91	17. Receipts and disposition of income, profits, estate, and gift tax cases petitioned to the Tax Court (docketed cases)	
from Puerto Rico	92	Office of the Chief Counsel	
8. Establishments qualified to engage in the production, distribution, storage, or use of alcohol and alcoholic liquors 9. Establishments qualified to engage in the production or exportation of tohacco products 10. Permits relating to distilled spirits under chapter 51, IR Code 11. Permits for operations relating to alcoholic beverages under the Federal Alcohol Administration Act 12. Permits relating to tobacco under chapter 52, IR Code 13. Label activity under Federal Alcohol Administration Act 15. STAMP TAXES	92 92 92 93 93	 Processing of income, profits, estate, and gift tax cases in the Tax Court Results obtained in income, profits, estate, and gift tax cases disposed of in the Tax Court Receipt and disposal of Tax Court cases in courts of appeals and in Supreme Court Receipt and disposal of suits filed by taxpayers in Federal courts and actions by the United States for recovery of erroneous refunds Decisions of courts of appeals and Supreme Court in civil tax cases Receipt and disposal of collection, injunction, summons, and disposal of collection, injunction, summons, and disposal of insolvency and debtor proceedings Receipt and disposal of miscellaneous court cases, lien cases not in court, noncourt collection litigation cases, and appeal cases Caseload report 	10
		COST OF ADMINISTRATION	
 Number of occupational tax stamps issued, by class of tax and by internal revenue regions, districts, and States 	94	Obligations incurred by the Internal Revenue Service	10:

Table 1.—Internal revenue collections by sources and by internal revenue regions, districts, States, and other areas [in thousands of dollars. See table 3, p. 86, for its rates and further breakdown of national totals by sources]

				Individual i	ncome and empl	oyment taxes	
Internal revenue regions, districts, States, and other areas 1 (States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	Total internal revenue collections	Corporation income tax ²	Total	Income tax . not withheld 4.4	Income tax withheld and old-age and disability insurance 3 4 4	Railroad retirement •	Unemplo ment insuranc
United Status, tetal Atlanta (Georgia), Birmingham (Alabama) (Georgia) Birmingham (Alabama) (Georgia) Birmingham (Alabama) (Georgia) Birmingham (Alabama) (Georgia) Jacksan (Mississippi) Jacksan (Mississippi) Jacksan (Mississippi) Jacksan (Mississippi) Jacksan (Mississippi) Boston (Montana) Boston (Mon	(1)	(2)	(3)	(4)	(5)	(6)	(7)
United States, tetal	105, 925, 395	22, 336, 134	67, 992, 067	15, 204, 971	51, 264, 988	671, 644	941,
Atlanta (Georgia)	7, 945, 545 1, 281, 093 691, 490 461, 642 2, 666, 672 307, 962	1, 383, 702	4, 738, 758	1, 207, 825 198, 925	3, 127, 443	23, 955	79, 15, 8,
Birmingham (Alabama)	691, 490	259, 022 133, 667	857, 051 527, 944 336, 819 869, 684 252, 048 1, 179, 416	133, 423	638, 215 381, 240	4, 676 4, 966	15.
Columbia (South Carolina)	461,642	90, 148 443, 572 35, 652	336,819	133, 423 81, 417 216, 061	248,657	108	
Greensporo (Mississippi)	2,666,672	443, 572	869, 684	216,061	635, 750	408	17.1 4,
Jacksonville (Florida)	1, 573, 357	245.460	1 179 416	76,260 406,056	745 209	402 11,994	16.
Nashville (Tennessee)	963, 329	176, 182		195, 781	248,657 635,750 171,273 745,308 507,000	1 401	11.4
Augusta (Maine)	5,869,315	1, 136, 286 38, 680	4,174,462	939, 999 50, 823	3, 158, 492 141, 274 1, 673, 450	14, 871 2, 481 3, 459 845 7, 732	61, 3, 32,
Boston(Massachusetts)	254, 660 3, 046, 777	619 780	197, 739 2, 151, 917	442 962	1 673 450	2,481	3,
Burlington (Vermont)	110, 219	14, 162	85, 455 1, 243, 629	22, 500 318, 583	60, 950 900, 331	845	1,
Parttord (Connecticut)	1, 807, 154	352.266	1, 243, 629	318, 583	900, 331	7, 732	16.1
Providence (Rhode Island)	110, 219 1, 807, 154 221, 425 429, 080	14, 162 352, 266 31, 962 79, 436	180,542 315,181	41,852 63,279	135,855 246,633	42 13	2, 5,
hicago region	18, 179, 435 6, 826, 428 8, 275, 202	4, 712, 685	10.033 481	1, 951, 743	7, 835, 161	81, 909	154
Chicago (See (D) Delow)	6, 826, 428	1,494,670	4, 550, 413	862, 121	3 525 177	81, 909 84, 550	154, 68,
Milwaukee (Wisconsin)	1,822,494	2,607,336	3,3/2,124	1, 951, 743 862, 121 606, 220 261, 731	2, 900, 112 - 926, 967	6, 331 313	59, 18,
Springfield (See (b) below)	1,255,311	4,712,685 1,494,670 2,607,336 404,105 206,575	4, 550, 413 3, 572, 124 1, 207, 093 703, 852		472, 911	715	18, 8,
Incinnati region	12, 254, 857 2, 193, 514 3, 985, 600	2, 187, 947 524, 856	7, 312, 661 1, 410, 311	1, 492, 312 299, 130	5, 661, 583	62, 183 907	-
Cleveland (See (1) below)	2, 193, 514	524, 856 826, 050	1, 410, 311 2, 588, 074	299, 130 424, 899	1,090,179 2,100,623	907 27, 959	20, 34, 17, 7, 4,
Indianapolis(Indiana)	2,382,663	402,505	1, 588, 317	314 666	1 255 507	27, 939 : 804	34,
Louisville (Kentucky)	1, 746, 485	402, 505 152, 876	520,059	155, 511 72, 500	344, 481 204, 139	13, 017	·'n.
Parkersburg (Viceinia)	357, 459 1, 589, 136	47, 642 234, 018	281.253	72,500	204, 139	66	4,
allas region	6, 314, 149	1.018.447	924, 647	225, 607	666, 581	19, 428 21, 452	13,
Albuquerque (New Mexico)	6, 314, 149 233, 259	1,015,447 22,127	4, 206, 243 199, 409	1, 356, 988 56, 445	2, 763, 411 140, 666	. 6	58, 2,
"Austin	2, 264, 597 1, 707, 490 319, 748	338, 912 315, 975	1, 332, 662 1, 250, 159	418, 387 424, 332 96, 601	887, 544 796, 780	8, 126	18.
Little Rock (Arkansas)	1, /U/, 49U 319 74R	313,9/5	255, 692	424, 332 96 E01	796, 780 154, 991	12,004	17,
New Orleans (Louisiana)	827,640	37, 406 143, 605	504 225	1 196,019 1	388 992 1	181 773	3, 8,
Oklahoma City (Oklahoma)	961,416	157.422	574, 086 11, 386, 105 817, 621 1, 706, 388 815, 230	165, 203	400, 437	362	8.
Albert City region	19, 166, 639 1, 158, 927 2, 161, 832	5, 889, 392	11, 386, 105	2, 112, 240 103, 010	9, 019, 476 700, 778 1, 164, 249	78,142	176,
Brooklyn (See (e) below)	2. 161. 832	301, 318 267, 336 326, 409 4, 879, 484	1 706 389	514 034	1 164 749	2,490 4,847	176, 11, 23,
Buffalo(See (e) below)	1,245,688	326,409	815.230	173,549 1,221,055	629, 787	4,04/	11,
Manhattan(See (e) below)	1,245,688 13,902,393 697,799	4. 879, 484	7,557,435 489,431	1,221,055	629,787 6,143,202	70, 733	122.
make region	697, 799	114, 845 1, 379, 836	489, 431	100, 592	381, 460 4, 092, 588	25	11,1 122, 7,
Aberdeen (South Dakota).	7, 234, 303 147, 800	16, 467	5, 704, 193 121, 509 76, 095	1,421,046 48,251	71, 913	121, 838	(ca.)
Cheyenne(Wyoming)	97,512	7,973	76,095	30, 172	45,110	6	
Denver (Colorado)	1,273,365	129, 968	1,017,857 615,029	158,011	847, 574	4,778	7,4
Fargo (North Dakota)	819, 958 121, 189	152, 885 11, 418	104 504	226, 123 44, 843	380, 937 58, 697	537	7.4
Kansas City (See (c) below)	791, 936	157, 576	104, 594 549, 244	133, 443	403, 586	4.051	1, C 8, 1
Omaha(Nebraska)	644,900	104 107 1	469,420	139,784	300, 102	24.025	5, 5 15, 5
St. Lauts (See (C) Delow)	1, 639, 753	341, 943 343, 399	1,053,798	214, 276	792, 777	31,220	15, 5
Wichita (Kansas)	791, 936 644, 900 1, 639, 753 1, 645, 092 712, 797	114.200 (549, 244 469, 420 1, 053, 798 1, 146, 006 550, 642 9, 684, 917 1, 867, 319 472, 758 1, 790, 052 2, 371, 572	133, 443 139, 784 214, 276 235, 781 190, 362	863, 243 328, 628	31, 093 26, 104	15, 8 5, 5
hiladelphia region	13, 447, 662	2, 675, 891 327, 395 108, 358	9, 084, 917	1, 914, 879	6, 926, 678	217, 377	125. 8
Camdag (See (4) below)	2,513,655 621,343	327, 395	1, 867, 319	1, 914, 879 373, 405 132, 837	6, 926, 678 1, 438, 457 333, 746	37, 430	125, s 18, 0
Newark(See (d) below)	2 738 850	108, 358 584, 909	1 700 052	440, 857	333, 746	3, 721	6, I 26, 7
Philadelphia (See (g) below)	2, 738, 850 3, 459, 794	588, 054	2. 371. 572		1, 318, 703 1, 800, 029	54 846	34, 0
Pittsburgh(See (g) below)	2, 475, 795 654, 767	391, 627	1. 694, 436 485, 499	281, 059 78, 907	1, 379, 322 383, 562	54, 846 6, 580	27, 4
Wilmington (Delaware)	654, 767 983, 458	129, 117 546, 432	485, 499 403, 280	78, 907 125, 307	383, 562 272, 859	14, 770	8, 2
m Francisco region	13, 423, 101	1 927 144	10 070 501	7 544 216	7. 336, 133	45, 856	5, i 123, 6
Anchorage(Alaska)	77, 074	4, 641 27, 745	69, 770 153, 995	13, 077 42, 359	55, 963 109, 054		2,3
Haiana (Montana)	188, 672 174, 675	27, 745	153, 995 140, 954	42, 359	109,054	246	2,3
Honolulu (Hawaii)	271, 153	25, 522 39, 544 868, 324	215 870	50, 326 52, 051	88, 840 161, 140	294 158	Î, 4 2, 5
Los Angeles(See (a) below)	5, 596, 709	868, 324	215, 879 4, 182, 076	1, 037, 718	3, 089, 619	731	54.0
Portland (Oranga)	401,223	47, 335	332, 276	108, 720	219. 405 386. 766	124	4.0
Reno(Nevada)	664,041 205,072	47. 335 84. 278 32. 514	542,984 156,056	146,606 49,160	386,766 104,953	2,605	7, 0 1, 9
Salt Lake City (Utah)	205, 072 301, 967	46, 042 1		50, 924	181, 167	(*) 1, 118 39, 926	2.6
Sen Prancisco (See (a) below)	4, 210, 061	571, 624 179, 576	3,004,029	766, 379	2.164 289		33, 4 13, 4
fice of international Operations	1, 332, 453	179, 576 27, 764	1, 036, 588	247.519	774.937	654	13, 4
Puerto Rico	326,531 94,677	42 1	3,004,029 1,036,588 239,365 49,672	142,901 3,796	92, 825 42, 479	697	3, 4
Uther	231, 854	27, 722	189, 694	139, 105	49, 846	697	
Denocitary receipts 7	1, 034, 015		071 474	ĺ	977, 808		
Transferred to Government of Guam	-3.817	-61	-3.756		-3.756	-6, 334 _	
Depositary receipts 7. Depositary receipts 7. Transferred to Government of Guam Withheld taxes of Federal employees.	73, 661 Totals for State		971, 474 -3, 756 73, 661		-3,756 73,661		
(a) California. (b) Illinois. (c) Missouri. (d) New Jersey (e) New York. (f) Ohto (g) Pemssylvania.	9.806,770	1,439,948	7, 186, 105	1 004 003	5 252 par T		•
(b) Illinois	8, 081, 740	1.701.245	5, 254, 264	1,804,097	5,253,908 4,008,083	40,657 85,265	87.44 77.13
(c) Missouri	8, 081, 740 2, 431, 689	1,701,245 499,518	5, 254, 264 1, 603, 042	1, 083, 791 347, 719	4, 008, 083 1, 196, 363	35, 271	77, 1; 23, 6
(e) New York	3, 360, 192 19, 166, 639	693, 267 5, 889, 392	2, 262, 810 11, 386, 105	573 694	1, 652, 449 9, 019, 476	85. 265 35, 271 3, 750 78, 142	32.9 176.2
(e) New York(f) Ohio	6.179.114	1.350.906	3,998,385	2, 112, 240 724, 029	3, 190, 801	78, 142 28, 866	176.24 54.6
(g) Pennsylvania	6, 590, 357	1, 350, 906	3,998,385 4,551,508	842, 573	3, 190, 801 3, 562, 913	76, 195	69, 82

(in thousands of dollars	. See table	3, p. at., i	OF CAR FALES AN	u initilei bre	akuuwii U) iii	tional total	s by sources;			
						Alco	hol taxes			
internal revenue regions, districts, States, and other areas	Estate tax	Gift tax	Excise taxes, total (sum of columns	Total			istilled spiri	s taxes		
(States represented by single districts indicated in	Estate tax	GIR LIX	11, 26, 31, 35, 43, 48,	lotai		ī	1		1	
(States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	ŀ	1	35, 43, 48, and 67)		Total	(collected	Domestic •	Rectifi-	Occupa-	Other 10
Dottom er tabley		I				Customs)		cation I	tional *	
	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	_(17)
United States, total	1, 971, 614	215, 843	13, 409, 737	3, 441, 656	2, 507, 968	459, 157	2, 006, 375	25, 510	14, 034	1, 993
Atlanta region	170, 974	15,017 2,368	1, 637, 103	89, 676 8, 925	36,000	18,966	14, 830 2, 955	33 27	555 88	1, 557 87
Atlanta region Allanta Bilmingham Couth Exrolina) Geough (Couth Exrolina) Greenshore (North Exrolina) Jackson	21, 775 10, 714	1,190	140, 877 17, 974	986 1,036	4, 437 881 674	785	35		32	29
Columbia(South Carolina)	15, 092 41, 754	1,301	18.282 1.309.796	1, 036 1, 426 202	1,160 119	566 749	(*) 58		56 25 62	51 329
Jackson (Mississippi)	4, 894 55, 376		14, 836 87, 698	33,691	119	14.874	10 238	ļ , -	62 237	329 47 92 922
Nachville (Tennessee)	21,368	5, 408 2, 342	47,640	13,409	13 282	711	11.594	l	55	922
Beston region	166, 404 11, 578	21, 790 828	370, 373 5 835	174, 766 1, 543	147, 286 1, 268	28, 941	116, 341 1, 226	1, 893	983 25	?
Boston (Massachusetts)	74,012	10.336	5, 835 190, 732	89, 583	75,404	15, 862	58, 289	801	25 448	4
Burlington (Vermont)	2, 490 60, 302	9, 565	7, 920 141, 392	6, 275 64, 366	6, 216 62, 128	6, 190 5, 563	56,020	267	26 276	2
Portsmouth (New Hampshire)	5, 149	484 386	3.289	181 12,818	138 2, 131	1.323	107 699	3	100	
Providence (Rhode Island)	12, 873 219, 178	28.188	21, 205 3, 185, 903	590, 157 76, 513	399, 561 50, 260	110,658 29,721	282, 109 19, 463	4.002	2, 758 932	(*) 15
Chicago (See (b) below)	110,020	10, 212 11, 467 2, 525	3,185,903 661,113 2,029,039	76, 513 131, 568	50, 260	29, 721 78, 995	19, 463 14, 438	140 258	932 778	27
Milwaukee (Wisconsin)	55, 237 31, 709	2,525	177, 063	106.386	94, 496 2, 708 252, 098	1,941		5	762	(*)
Springfield (See (b) below)	22, 213 177, 422	3, 984	318.688	F 275 690	252.098 939,515	21, 162	248, 207 907, 710	3, 598	285	6
Cincinnati region (See (f) below)	55, 151	10.682	2, 555, 642 192, 515	1,011,555 133,333	120.102		118, 351 3, 510	1,392	358	2
Cleveland (See (f) below)	47, 534 28, 175	5, 289 1, 500	518, 654 362, 166	31, 049 272, 986	10, 392 252, 798	6, 197 5, 237	3, 510 241, 688	28 5, 589	650 272	17
Louisville (Kentucky)	14,627	860	1.058.062	562, 939	548, 169	8,415	537, 502 2, 219	2, 104	125	23
Parkersburg (West Virginia)	10, 815 21, 121	757 2,699	16, 993 406, 652	2,763 8,486	2, 255 5, 799	1.313	2.219 4.441		25 12	33
Dallas region	129, 894	17, 483	945.082	77, 042 82	25, 99 7 79	16, 150	9, 076	1	695 77	75
Albuquerque (New Mexico)	2, 870 39, 978	7. 0 90	8, 544 545, 955 92, 570	40, 271	10,490	16, 150 (*) 10, 331	20		136	5
Dallas (See (h) below)	43.035 4,715	5, 750 402	92, 570 21, 532	1.899 375	1,776 60		1,676	(0)	98	1,3
New Orleans (Louisiana)	24, 157	2.919	62,723 213,758	33, 568	13, 506	5,819	7, 378	i	43 292 50	17
Oklahoma City (Oklahoma)	15, 139	1,011	213, 758	847	86 210 142	153,066	(*)	950	1 577	35
Albany (See (e) below)	335, 555 17, 193	1,297 5,344	1, 518, 604 21, 497 107, 047	346, 481 10, 303	230, 342 3, 428 3, 292	202,000	72, 721 3, 141 2, 804	15 52	1, 572 269 411	27 12 23 13 33 78 2 3 3 15 17 35 2 2 25 14 4 4
Brooklyn (See (e) below)	75, 717 21, 690	5,344 1,991	107, 047 80, 367	60, 815 34, 833	3, 292 9, 071	8.784	2,804		283	25
Manhattan (See (e) below)	204, 261	27, 100	1, 234, 113	213, 141	9, 071 192, 777 21, 774	8, 784 124, 726 21, 556	66,773	882	392 216	4
Syracuse (See (e) below)	16.694 157,329	1,250	75, 580 642, 942	27, 309 172, 116	28, 595	11,003	16, 096	(°) 395	1 410	20
Aberdeen (South Dakota)	3, 258	9, 902 22 l 93	642, 942 6, 344 10, 057	98 57	58			•	58 44	i
Denver (Colorado)	3, 294 17, 266	1.592	106, 682 35, 948	29, 753	1,884	1,730			154	
Des Moines (lowa)	15. 424 1. 517	672 103	35, 948 3, 557	1,633	1, 134 57	·i-	1,045		89 56	
Kansas City (See (c) below)	12.913	780	71, 423	12,850	3, 786	ļ	3, 645	6	135	(°)
Omaha(Nebraska)	14, 206 36, 054	899 1,512	56, 268 206, 446	8, 614 76, 285	104 13, 937	6, 067	7, 529	134	98 199	10
St. Paul (Minnesota)	36.779	2.401	206, 446 116, 508	42, 229	7, 221	3, 205	3, 589 288	255	199 171 77	10 1 3
Wichita(Kansas)	16, 619 280, 724	1,629	29, 708 1, 364, 376	465 583, 515	368 427, 886	32, 983 13, 388	245 225	6, 733 3, 525	2, 185 330	151
Baltimore (Maryland and D.C.)	50, 693	41,754 3,650	1, 364, 376 264, 588 23, 320	583, 515 188, 278 8, 823	164, 349 5, 722	13,388	147, 099 5, 322	3, 525 142	330 208	7
Newark (See (d) below) (See (d) below)	16.296 65.373 67.905	610 3,740	294, 776 424, 901	170, 415 122, 470	103, 110		102, 177	405	497	49 31
Philadelphia (See (g) below)	67, 905 44, 579	7.362	424, 901 324, 872	122, 470 88, 803	88, 770 65, 683	12.811 6,782	74,178 57,058	1,387	386 514	7 55
Scranton (See (g) below)	10, 943	465	28,744	4,682	211				211 39	
Wilmington(Delaware)	24, 935 321, 413	5, 636 22, 483	3, 176 1, 021, 558	44 388, 869	42 234, 360	64, 230	165, 051	2, 210		25
Anchorage (Alaska)	167	1	2,496 4,978	148	146	102	(•)		44 33	(*)
Helana (Montana)	1.829 2.785	125 167	5 247	1,983	88	1			87 I	
Honolulu (Hawaii)	2, 785 5, 823 146, 186	495 10.178	9,411	1,825	1.339 62,387	1.203 28,038	73 33, 356	(°) 175	62 808	10
Phoenix (Arizona)	12,039	987	8. 585 21, 361	1 515	164	6			157	(*)
Portland (Oregon) Newsday	14, 404 3, 179	1.014	21,361 11,922	6, 020	3, 479 65	1. 789	1, 585		105 65	(')
Salt Lake City (Utah)	3,094	305 6.130	16, 633 518, 042	2 628	153, 238	21,039	129, 035	2, 034	1, 120	10
San Francisco (See (a) below)	110, 235 21, 672	1.679	92, 937	225, 459 42, 404	13, 415	12,051	1.002		357	5
Office of International Operations	12, 721	468 28	46, 213 44, 935	37, 558 37, 557	37, 525 37, 524	(*)	36, 546 26, 545	979 979		1
Other.	12,721	440	1.278	37, 337	37. 32 I	(*)	36, 546 36, 545 (*)			ī
Other			62.541				····			
		Totals ion	States not sho	wn above						
(a) California	256, 421	16, 309	907, 988	332, 202	215, 625	49, 077	162, 391 267, 671	2.210	1,928	19
(a) California(b) lilinois(c) Missouri(d) New Jarsey	256, 421 132, 233 48, 967	14, 196 2, 292	979, 802 277, 869	352 203	302 357 17,724	29, 721 6, 067	11.174 i	3. 739	1, 218	8 10
(c) Missouri	81 669 1	4, 350	318 096	89, 145 179, 238	108 837 1		107, 499	140 547 950	705	80
Se objective tolk	335, 555 102, 684	36, 982 15, 970	1,518,604 711,169	346, 401 164, 383	230, 342 130, 495	155,066 6,197	121.861	1.420	1.572 1.008	80 33 9 61
(g) Pennsylvania	123, 428	28, 107	778, 516	215. 955	154, 663	6, 197 19, 593 10, 331	131.237	2,661	1, 111	61 6

(2) Pannsylvania 123, 428 28, 107 778, 516 215, 955 154, 663 19, 593 131, 237 2, 661 1, 111 61 (h) Texas 83, 013 12, 840 638, 525 42, 170 12, 266 10, 331 1, 696 (*) 234 6

ANNUAL REPORT . STATISTICAL TABLES

Table 1.—Internal revenue collections by sources and by Internal revenue regions, districts, States, and other areas—Continued
[In thousands of dollars. See table 3, p. 86, for tax rates and further breakdown of national totals by sources]

	. 300 (2010 3,	p. 80, für (al.)	ates and fur	her breakdown		is by sources		
Internal revenue regions, districts, States, and		Wines cord	ials, etc., tax		es-Continued			
other areas t		milies, cord	Iais, etc., tax	65	-	Bee	taxes	
(States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	1	(collected by Customs)	Domestic	Occupa- tional taxes 11	Total	Imported (collected by Customs)	Domestic •	Occupa- tional taxes 12
	(18)	(19)	(20)	(21)	(22)	(23)	(24)	(25)
United States, total	. 103, 733	7,951	93, 92	0 1, 862	\$30, \$55	4, 651	820, 761	5, 44
Atlanta region	- 1,955 435	342	1,11	5 498	21, 720	162	20, 878	66
Atlanta (Georgia) Birmingham (Alabama) Columbia (South Carolina) Greensboro (North Carolina) Jackson (Mississippi)	13	17	36	7 51	4, 053 93	5	4,002	7
Columbia(South Carolina)	- 256	8	16		106	18		4. 4. 9. 9. 11:13:17:17:18:18:18:18:18:18:18:18:18:18:18:18:18:
Greensboro (North Carolina)	- 135	12	1 :	1 122	131	16		. , , ,
Grennboro (North Carolina) Jackson-Mille (Florida) Jackson-Mille (Florida) Jackson-Mille (Florida) Augusta (Maine) Boston region Augusta (Maine) Boston (Massachusetts)	1, 107	288	580	238	17, 138			. '7
Nashville (Tennessee)	- 4	4			17, 138	(*)	16,873	149
Augusta(Maine)	- 2, 808 - 195	446	2, 30	56	24, 573	146	24, 342	12
Augusta (Maine) Boston (Massachusetts) Burlington (Vermont)	1.019	316	194		13, 159	. 13		67
Burlington (Vermont)	- 52	(*)		. 52	i 7	101	13, 055	3
Boston (Massachusetts). Burlington (Vermont). Hartlord (Connecticut). Portsmouth (New Hampshire). Providence. (Rhode Island).	1,377	90	1,28	()	862	IŜ.	783	6
Providence (Rhode Island)	165	39	125		10, 522			42
	7,430 5,518	1,134	6, 121 4, 720	167	183, 165	16	10, 504	2
Chicago(See (b) below)	5, 518 1, 743	795	4, 720	2	20,736	255	182, 243 20, 425	260
Milwaukee (Wisconsin)		220 119	1,361		35, 329	352 1		21
Springfield(See (b) below)	.1 4		1 3	2	103, 513 23, 588	55	103.298	159
Milwauke. (Mizonain). Springfield (See (b) below). Cincinnati region. Cincinnati (See (f) below). Cieveland (See (f) below). Indianapolis (Indiana).	4, 204	258	3, 406	532	67. E36	105	23, 563 67, 294	25
Cleveland (See (f) below) indianapolis (Indiana)	500 1,103	198	429	71	12, 731 19, 554		12,709	337
Indianapolis(Indiana)	123	130	759	. 146 110	19, 554 20, 064	71	19, 458	25
Louisville (Kentucky)	I 966	13 31	935		13.804		20, 031 13, 733	34
indianapoiis (indiana). Louisville (Kentucky). Parkersburg (West Virginia). Richmond (Virginia).	16 1,497	25	1,283	. 16	492		407	86
	1.577	25 276	1,283		1, 190	34	1.058	99
Albuquerque (New Mexico)	1, 162	(*)	2	(*) 250	49, 467	(*) 135	48, 556	ļ m
Austin	1, 162	185	784	193	28, 619	96	28, 102	422
Albuquerque (New Mexico). Austin. (See (h) below) Dallas. (See (h) below) Little Rock. (Arkansas) New Orleans (Louisiana) Oklehoma City. (Oklahoma).	273 103		254	- 37	85 42			85
New Orleans (Louisiana)	103	91	11	(19	19. 959	39	19, 814	42
Oklahoma City (Oklahoma)	1 (*)			.181	761		19, 814	42 107 121
Albany (See (e) below)	16, 295 269	3, 774	12, 610	111	99 664	2, 514	96, 263 6, 496	221
Brooklyn (See (e) below)	2, 154		269 2, 150	07	6,606 55,370 17,312		6, 496	296 110
Buffalo (See (e) below)	8,450	97	8.352	1 11	17, 312	549	54, 935	435 98
Name	5, 522	3, 677	1,838	1 6	14.842	1,776	54, 935 16, 665 12, 904 5, 254	162
maha region	2,092	179	1, 896	(0 _	5, 534	189	5, 254	91
Aberdeen (South Dakota) (Cheyenne (Wyoming) (Denver (Colorado) (Des Moines (lowa) (Des Mo	(7)		1, 896	(*) 17	141, 429	12	129, 887	1, 631
Denver (Colorado)	171				13			40
Des Moines (Nyoming) Des Moines (Iowa)	107	24	145 94	.2	27, 698 392	7-	27,651	13
(Morth Dakota)	(*)	·····	. 34	13	392 66		272	120 66 257
Kansas City (See (c) below) (Maha (Nebraska)	`´632 [631	i	8, 442	()	8. 185	.66
St. Louis (See (c) helow)	931	91			8, 509		8, 471- 61, 333	38
Assass Lity	252	64	839 187		61, 417	2	61, 333	81
Wichita (Kansas)					34,756	ž	33, 975	778
Baltimore (Maryland and D.C.)	1,078	558	10, 488	31	144 581	21.5	144, 001	98
Camden (See (d) below)	595	294	766 594	30	22, 839 2, 507	108	22,665	65
Camden	5, 749 .	**********	5, 749	1	61, 555		2.493	38 81 778 98 338 65 14 18 94
Pittsburgh (See (g) below)	3, 639	264	5, 749 3, 375	()	30, 062 1	106	61, 537 29, 861	18 94
Screnton (See (2) below)	4 .	(*)		0 1	23, 119	0	23,007	112
Pittsburgh				()	4, 467		4, 436	31 2 438 2 42 23 2 130 111 48 5 33 111
Anchorage (Alaska)	56, 193 (*)	977	54, 918	298	98, 316	639	97, 179	479
Boise (Idaho)	(2)	(*)			2	()		2
Helena (Montana)	0	(*)	(')		1, 894			42
Los Angeles (Can (a) halani	20	18		2	467 37,869	102	1, 871 362	23
Phoenix (Arizona)	6, 487 23	(*) 515	5, 972	(*)	37,859	370	37, 369	130
Portland (Oregon)	131	20	19	23	1,327	.1	1, 314	11
Satt Laba City (Nevada)					2,410	12	2, 350	48
San Francisco (See (a) below)	48, 346				2,623		2, 590	33
Seattle(Washington)	1, 185	373 50	47, 791 1, 134	181	23, 875	162	23, 603 27, 720	111
Prierto Pico	8 :		8		27, 804	51	27, 720	33
Puerto Rico. Other	(*)		(*)		32		32 32	******
	Tota	is for States no	ot shown abo	ve ·				
(a) California(b) Illinois	54, 833	888	53, 764	181	61,744	532	60. 972	240
(b) Illinois (c) Missouri	5, 522 1, 562	795 91	4,724 1,470	3 /	61,744 44,323 69,859	255	60, 972 43, 988 69, 518 64, 030	80
(d) New Jersey	6, 344		6.343	!	69, 859	2	69, 518	339
(8) New York.	16, 395	3, 774	6,343 12.610	11	99,664	2, 514	96 253	80 339 32 896
(f) Ohio (g) Pennsylvania	1, 603 3, 644	198	1, 188 3, 379	217	32, 285	71	96, 253 32, 166 57, 305	48
(g) Pennsylvania(h) Texas	1, 199	264 185	3, 379 784	230	64, 062 99, 664 32, 285 57, 648 28, 704	106	57, 305	48 237 507
Featnates on n. 89	.,		,64	230	28, 704	96	28, 102	507
FUDINGIES ON O RS								

Table 1.—Internal revenue collections by sources and by internal revenue regions, districts, States, and other areas—Continued
[In thousands of dollars. See table 3, p. 86; for tax rates and further breakdown of national totals by sources]

	In thousands of dollars.	See table 3, p.	Sti, IOI (all fal	C\$ 6110 (UILII	er breakdow	or nationa				
	<u> </u>		Stamp taxes on documents, other instru- ments, and playing cards							
are	districts, States, and other las i rigle districts indicated in er States shown at bottom of	Total	Cigarettes #	Cigars *	Manufac- tured tobacco	Other 13	Total	of bonds o ness or stock, for ance pol	d transfers f indebted- capital eign insur- icies, and onveyance	Playi card silve
table)								Sales by post- masters	Sales by district directors	transi
		(26)	(27)	(28)	(29)	(30)	(31)	(32)	(33)	(34)
United States, tetal		2, 079, 237	2, 010, 524	50, 232	16, 381	2,100	149, 069	45, 687	94, 685	8
tienta region	(Georgia)	1, 213, 212	1, 263, 168	13, 113 668	6, 293 (*)	633	8,030 1,450 730	6, 637 1, 151	1, 291	1
Atlanta	(Georgia) (Alabama) (South Carolina) (North Carolina) (Mississippi) (Tiorida) (Tonnessee)	668 1, 271		1 271		(2)	730	655	298 76	
Columbia	(South Carolina)	1,984 1,268,316	1, 263, 144	1,984	4,620	(*) 552	515 984	413 943	102 41	(*)
Greensboro	(Mississippi)	1		I		19	393	-309	84	
Jackson- Jacksonville Nashville	(Florida)	9, 140 1, 833	23	9,098	1.673	62	393 2,873 1,085	2,307 860	. 566 . 224	18
		252	(•)	240	.,,,,	3	5. 606	2.497	3, 268	`'
Augusta	(Maine)	22	(3)	(*)	8	1 2	189 3,658	1.081	2, 538	
	(Vermont)			l		l	97	75 828	22	
Hartford	(Connecticut)	(*) 225		(*) ²²⁵		(*)	1, 351 193	135	52Î 57	(*)
HartfordPortsmouthProvidenceicage region.	(Vermont)(Connecticut)(New Hampshire)(Rhode Island)	3		672	(*)	(°) 23	319 16,012	198	120	
Chicago	(See (b) below)	2, 591 1, 165	(•)	12	1,895 1,146	7	10 704 2,718	3,775 1,496	10, 131 7, 968	1
Detroit	(See (b) below)	1.368	(*)	623	734 15	10	2.718	1,258	1,459	'
Milwaukee Springfield	(WISCONSIN)	57		36 1	(*)	6	2, 275 315	1,021	315	
Cincinnati		759, 671	747, 317	6, 180 124	6, 182	12	13, 286	4, 278 1, 556	3, 561 1, 366	
Cincinnati	(See (f) below)	141 2,440		1, 964	468	8	8, 366 1, 250	1	1, 366	
Cleveland	(See (f) below)	1 779		779	(*) 2,808		1,064	780	283	١
Louisville	(Kentucky)(West Virginia)(Virginia)	391,504 1,060	387, 270	1, 426 223	837	(*)	785 274	388 243	397 31	(*
Parkersburg	(Virginia)	363,747	(*) 360, 047	1,664	2,032	4	1.547	1.311	236	(*
lias region	787 141.17	91.6	(•)	914	(•)	2	8, 600 343	4, 196 193	4,404 150 1,842	1 5:
Albuquerque	(See (h) below)	103	(*)	102	(*)	(°)	1 842		1.842	
Dallas,	(See (h) below)		-				3, 454 439 1, 418	2.041 313	1,413 125	
New Origans	(Arkensas) (Louisiana) (Oklahoma)	813		811		1	1,418	908	509	 }*
Oklahoma City		558	13	185	4	276	1, 104 55, 199	740 1,824	365	ď
w York City region	(See (e) below)(See (e) below)(See (e) below)(See (e) below)(See (e) below)	45		45 21			185	2,000	91	
Albany Brooklyn Buffalo	(See (e) below)	22		21	(*)	(•)	472 652		438 647	
Manhattan	(See (e) below)	453	33	118	35	267	53, 628	1,824	51.656	1
Syracuse	(See (e) below)	36 906		12	28 834	(·) ⁸	262 8, 194	4,987	262 2, 652	
AberdeenCheyenne	(South Dakota)			ļ			8, 194 173 119	155	18	
Cheyenne Denver	(Wyoming)(Colorado)	(*)				(*)	1, 204	769	436	
Des Moines	(fowa) (North Dakota)				(*)		837 139	832 125	13	1
Kanesa City	(North Dakota)	(*)				(*)	551		520	
Omsha St. Louis St. Paul	(See (c) below)(Nebraska)	905			894		1 206	400 1,405	261 295	
St. Louis	(See (c) below) (Minnesota) (Kansas)	(*)		(O)	(*)	8	1,706 2,317	668	930	
Wichita	(Kansas)	26, 070	5	23, 953	1, 033	1,679	687 10.530	532	155	
Baltimore	(Maryland and D.C.)	26, 676 51 900		30	1,033	1,020	1,939	4,214 1,015	922	1
Wichita Dadelphta region Baltimore Camden	(See (d) below)	900 816		900 41	727	48	194 2, 437	1,944	189 480	
Newark Philadelphia	(See (g) below)	9,545	(*)	8. 247	287	1,010	2, 957		2, 956	
Pittsburgh	(See (g) below)	16 14.743	5	15 14, 720	(*)	(*)	1,895	1,227	668 132	
Scranton	(See (g) below)(See (g) below)(See (g) below)(Delaware)						1,037	28	1.009	
Francisco region	(Aleeka)	(*)	(•)	28	30	(*) 72	23, 066 76	13,193 73	9, \$29 3	
Anchorage Boise.	(Idaho)	<u>`</u>					219	184	34 18	C
Helena	(Idaho). (Montana). (Hawaii) (See (a) below). (Arizona).	15	(*)			15	219 386	200 17	364	ļ
Los Angeles	(See (a) below)	l 48	8	21	3	23	5, 473 838	262	5, 442 574	
Phoenix	(Arizona)	8		(*)	(*)	8	909	724	185	C
Rano	(Nevada)	-					490 331	347 109	143 222	
Salt Lake City	(See (a) below)	63	(*)	· -	26	29	12, 230	10,713	1.513	
Seattle	(Washington)	1 5				5	1.895	565 #6	1, 330	1
	erations	4,930 4,930		4, 939 4, 930	8					
ice of international Op Puerto Rico	· · · · · · · · · · · · · · · · · · ·				<u> </u>		86	86		
Ice of International Op Puerto Rico Other		1	otals for State	s not shown					6, 955	
Ree of International Op Puerto Rico Other										
Phoenix. Portland Reno. Salt Lake City. San Francisco. Seattle. Seattle. Puerto Rico. Other	(a) California	110	(°)	28 13	1.146	52	17,703 11,019	10, 713 1, 496	8, 283	1.
fice of International Og Puerto Rico. Other.	(a) California (b) Illinois (c) Missouri	110 1,166 905	(*)	13 11	1, 146 R94	52 7 (*)	11,019 2,256	1,496 1,405	8, 283 815	1.
flee of International Op Puerto RicoOther	(a) California. (b) Illinois. (c) Missouri (d) New Jersay.	110 1,166 905 1,715		13 11 940	1, 146 R94	(°) ₄₈	11,019 2,256 2,630	1,496 1,405	8, 283 815 669 53, 094	1.
Ree of International Op Puerto Rico	(a) California (b) Illinots (c) Missouri (d) New Jersay (e) New York (f) Ohio (g) Pennsylvania (h) Texas	110 1,166 905	(*) 33	13 11	1,146	(*) I	17, 703 11, 019 2, 256 2, 630 55, 199 9, 616 4, 984	1, 496 1, 405 1, 944 1, 824 1, 556 1, 227	8, 283 815	5

Footnotes on p. 88.

ANNUAL REPORT . STATISTICAL TABLES

Table 1.—Internal revenue collections by sources and by internal revenue regions, districts, States, and other areas—Continued
[In thousands of dollars. See table 3, p. 86, for tax rates and further breakdown of national totals by sources]

	1							
				Manufacturer	s' excise taxes			
Internal revenue regions, districts, States, and other areas ¹ other areas ¹ (States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	Total	Gasoline	Lubricating oli, etc.	Tires (wholly or in part of rubber), inner tubes, and tread rubber	Motor vehicles, chassis, bodies, parts, and acces- sories	Radio and television sets, phono- graphs, com- ponents, etc.	Refrigerators, freezers, sir conditioners, etc.; elec- tric, gas, and oll appliances	Other H
	(35)	(36)	(37)	(38)	(39)	(40)	(41)	(42)
United States, tetal	5, 610, 209	2, 497, 316	74,410	298, 860	2, 087, 162	184, 220	129, 669	238, 672
Atlanta region	86, 818	46, 833	490	9, 057	11, 364	9, 222	6,419	2.424
Atlanta reglen Atlanta (Georgia), Birmingham (Alabama) Columbia (South Carolina), Greensboro (North Carolina) Jackson (Mississiph), Jacksonwille (Florida) Rashvilla (Tenessee)	86, 818 9, 698 7, 120	5, 608 2, 668	(*) 77	1,031 1,223	2, 058 2, 917	28 15	76 145	3, 434 820 152 357
Columbia (South Carolina)	7, 934	6.960	107	2	1 168	8	332 (152 357
(Mississippi)	19, 250 10, 515	16, 179 2, 270	(*) 84	6.542	2, 196	44	280 1,001	466 137
Jacksonville(Florida)	8,289	5.812	82	6, 642 57	462 1,557	197	118	466 1, 035
Nasnville. (#incessee). Baston region. Algusta (Maine). Boston (Massachusetts). Butlington (Vermont). Hartford. Hartford. (New Hampshire). Providence. (Rhode Island).	24, 013 80, 346	7, 335 22, 722	140 217	100	2,006	8, 928 2, 266	4,467 5,165	1, 035
Augusta(Maine)	1,747	1,437		47	8, 484 79	(*)	3	27, 394 180
Boston (Massachusetts)	26, 380 372	14, 057 322	207	(*) 31	2, 482 15	. `2,071	202	7. 330
Hartford (Connecticut)	46,373	4,672 552	10	13, 776	3, 907	182	4, 937	35 18, 889
Providence (Rhode Island)	1,246 4,228	552 1,682		63 181	46 1, 954	13	13	558
Portsmuth (New Hampshire) Providence (Rhode stand) D Heem's (See (b) below) Defroit (Michaen) Milwaukee (See (b) below) Defroit (Michaen) Milwaukee (Wisconsin) Cleveland (See (b) below) Cleveland (See (f) below) Cleveland (See (f) below) Indianapolis (Indiana) Indianapolis (Indiana) Indianapolis (Mexicky) Indianapolis (Mexicky) Indianapolis (Mexicky) Indianapolis (Indiana) Indianapolis (Mexicky) Indianapolis (2, 214, 580 415, 755	821, 400	7, 098	400	1, 821, 128	72, 808 54, 831		402
Chicago (Sea (b) below)	415, 755 1, 828, 103	255, 017 28, 362	6, 487 412	71 316	63, 074 1, 744, 973	54, 831 12, 134	66, 052 14, 057 34, 123	38, 494 22, 218
Milwaukee(Wisconsin)	40, 538	21,055	161	316	11.833	12, 134	34, 123	7, 782 2, 128
Springfield(See (b) below)	30, 184	16,966	39	5	1,249	5.005	5, 316 2, 557	4, 365
Cincinnati region (Sea (f) below)	591, 772 25, 788	168, 331 3, 323	4, 717 80	263, 792 48	88, 387	7, 971 240	26, 019	13.455
Cleveland (See (f) below)	418,656	74,602	1,808	263, 704	8, 103 52, 100	823	4, 825 4, 973 2, 213	9, 169 20, 645
Indianapolis(Indiana)	51, 159	16, 769 66, 701	333	11 1	25, 801 1, 277	3, 127	2,213	20, 645 2, 903
Parkersburg (West Virginia)	87,418 2,339	2,037	2, 313 108	16 13	1, 2//	2, 866	13, 906	339
Richmond(Virginia)	6, 413	4.898	74	(*)	955	14	27	398
Dallas region (New Mayico)	743, 430 4, 077	700, 980 4, 041	20, 881	(5, 548	10, 138	3, 211	1,586	885
Austin(See (h) below)	472, 494	451, 687	14, 312	3, 477 !	1.444	44	1, 193	2 336 367 44 200 36
Dallas (See (h) below)	47.846	35, 704	166 27	2,070	6,025	3, 190	324	367
New Orleans (Louisiana)	14, 863 3, 694	14, 414 2, 452	284	8	329 715	18	40 25	44
Oklahoma City (Oklahoma)	200, 457	192, 682	6,092	- ₹5	1,592	50	-4	36
New York City region	721, 000 3, 991	440, 287 1, 974	16, 017	65, 184	31, 231 1, 057	60, 884 724	9, 936	4 61, 261 113
Brooklyn (See (e) below)	24, 494 31, 322	2, 701	122	1,812	5,712	4,841	4, 961	4, 345
Buffalo (See (e) below)	31, 322	4,447	38	5, 425	2.636	72	. 699	18 005
Syracuse (See (e) below)	523, 901 37, 292	426.344 4.821	15, 856	57, 945	20, 842 983	36, 409 18, 037	2,073 2,080	64, 432 11, 367
Omaha region	175, 236	122, 001	2, 480	16. 274	19, 053	2, 895	7.425	5.001
Chevenne (Wynmine)	3, 506 7, 027	3, 377 7, 012	4	9, 154	125		(9)	8
Denver (Colorado)	17, 925	5, 723	3	9, 154	2, 862	17	·····	166
Des Moines (lowa)	22, 202 1, 482	9, 618 1, 380	60 20	5, 963	1,730	960	2,584	1,285
Kansas City (See (c) below)	24, 537	20, 228	478	(°) 2	1,968	137	1,538	35 186
Omaha (Nebraska)	5, 430 31, 005	4, 505	246	1.6	466	12	181	17
St. Paul (Minnesota)	45, 519	23, 055 31, 993	561 849	1, 096 156	4, 483 6, 508	2, 696	841 1, 955	903
Wichita(Kansas)	16, 604	15, 109	252	1]	863	3	325	2, 363 50
Baltimore (Maryland and D.C.)	553, 873	392, 906 13, 425	14, 066 158	21, 808 15, 219	73, 680 328	21, 679 2, 640	13, 141 78	17,792
Camden (See (d) below)	553, 873 32, 478 6, 548 76, 067	5, 418	73	4	510	31 (25	629 487
Philadelphia (See (d) below)	76.067	5, 355 179, 440	680	617	55, 405 10, 211	6.458 (1, 186	6, 366
Pittsburgh (See (g) below)	212.233 222.462	185, 824	5. 315 7, 840	4, 432 1, 537	6. 290	6, 241 5, 703	4, 720 7, 128	1,874 8,139
Scranton (See (g) below)	3,671	3, 139		8	309	6 1	3	214
en Francisco roelen	414 343, 240	305 281, 856	8,444	2, 599	27 24, 296	(°) 6,272	3, 926	82 15, 847
Anchorage (Alaska)	12	3			7 1	1).		1
Helens (Montana)	1.757	1, 514	(1)	1	142	(*)	8	101
Honolulu (Hawaii)	229	121		20	39 - 127		() 7	43
Los Angeles (See (a) below)	196, 392	159, 841	4, 363	1, 681	11,211	5, 598	3, 711	9, 986
Portland (Oregon)	4, 503	21 78	2	- 83	4, 159	15	68	32 183
Reno (Nevada)	237	171 .		65	13 295	49		3
San Francisco (See (a) below)	2, 350 126, 464	946 113, 971	(*)	(*) 894	295 2, 979	511		1, 105
Seattle(Washington)	10, 911	5 179	25	2	5, 183	57	45 87	4.009 377
Mice of International Operations	12 .				()	10 .		2
Manhatian (See (e) below) Syracuse (See (e) below) Syracuse (See (e) below) Denniar region County Man (See (e) below) Denner Cheyenne (Wyoming) Denner Fargo (Colorado) Denner Fargo (North Daters) Fargo (One) St. Louis (See (c) below) St. Louis (See (c) below) Nitchias (Manasa) Nitchias (See (d) below) Newerk (See (d) below) Philadelphia (See (d) below) Philadelphia (See (d) below) Philadelphia (See (d) below) Wilmington (See (d) below) Wilmington (See (d) below) Minington (Delaware) Monolulu (Hawaii) Los Angeles (See (a) below) Poentik (Arizono) Poentik (Arizono) Poentik (Nortd) Saettle (Washington) Saettle (Washington) Saettle (Washington)	12 1			-	(-)	iō- -		
	Tota	ls for States no	ot shown abov					
(a) California	322, 856	273, 813	8. 417	2, 576	14, 191	6, 110	3, 756	13, 995
(b) Illinois	445, 939 55, 542	271.983	6, 525	76	64 322	59, 836	16 613	26 583
(c) Missouri(d) New Jersey	55, 542 82, 615	43, 283 10, 773	1. 039 753	1.096 620	6, 451 55, 914	203 6, 489	2,380 1,211	1,090 6,854
(e) New York(f) Ohio	721,000	440, 287	16, 017	65, 184	31, 231	60.084	9, 936	98, 261
(a) California. (b) Illinotis (c) Missouri. (d) New Jersey. (e) New York. (f) Ohio. (g) Pennsylvenia. (h) Texas.	444, 444 438, 366	77, 926 368, 403	1,888 13,155	263, 752	60, 203	11,063	9.798	29, 814
(g) Pennsylvania (h) Texas	520, 340	487, 391	13, 155	5, 969 5, 547	16, 811 7, 469	3, 234	11, 852 1, 517	10, 227 703
.,	,,	,	,	0,04,		4,504	.,	

Table 1.—Internal revenue collections by sources and by Internal revenue regions, districts, States, and other areas—Continued lin thousands of dollars. See table 3, p. 86, for tax rates and further breakdown of national totals by sources!

		Retai	lers' excise	taxes		Misc	Miscellaneous excise taxes			
ternal revenue regions, districts, States, and other areas 1	other eress i						Admissions			
States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	Total	Luggage, etc.	Jewelry, etc.	Fors	Tollet prepara- tions	Total	Theaters, concerts, athletic contests, etc. 41	Roof gardens, cabarets, etc.	Club due and initia tion tees	
	(43)	(44)	(45)	(46)	(47)	(48)	(49)	(50)	(51)	
United States, total	443,558	74,019	181,902	29,287	158,351	1, 619, 656	42,789	19,794	71, 0	
tenta renien	38, 180	6, 663	17, 919	3 541	11, 956	159. A33	2, 492	3, 222	7,0	
Atlanta(Georgia)	6,377 4,006	1, 258 610	2, 917 2, 016	1,541 246 277	1, 955 1, 103	159, 433 97, 484 5, 616 4, 644	323 59	313 88	1,0	
Columbia (South Carolina)	2, 585 7, 206	416	1, 190	98	880	4,644	73	52	. 51	
Greensboro(North Carolina)	7, 206 1, 740	956	3, 736	308	2, 206		312	110	1.14	
Jackson (Mississippi)	10, 392	308 1,797	736 4, 853	74 322	623 3, 420 1, 770	2,713 27,061	1,531	2, 475	2, 2	
Nashviile (Tennessee)	5, 874	1.316	2,472	316	1,770	7,273	176	112	1.1	
Augusta (Maine)	26, 793 955 15, 275	4, 006 144 2, 653	11, 057 485	1,658 53	10, 171 274 4, 934	82,406 1,399	2, 242 64	1, 800 139	4,7	
Boston(Massachusetts)	15, 275	2,653	6.737	951	4, 934	55, 826	1,409	1,011	2, i	
Burlington (Vermont) (Vermont)	363 7, 330	50 709	217 2, 221	16 396	4, 003	812 21, 736	239	38 351	1.9	
Portsmouth(New Hampshire)	662	101	342	25	194	1.006	195		1 1	
Providence (Rhode Island)	2, 207	349 10, 672	1, 055 22, 221	118 5.081	685 18, 651	1,627	330 4, 257	238 5, 039	9.3	
Chicago (See (b) below)	56, 024 32, 083 15, 367	7, 045 2, 393	12, 405	3, 349	9, 283 5, 910	206, 241 124, 624	2,440	2.390	1 4.4	
Detroit (Michigan)	15, 367 5, 585	2, 393 837	5, 964 2, 403	1,099	5, 910 1, 832	49, 896	1, 258 450	1, 547 670	2,	
Springfield (See (b) below)	5, 585 2, 989	396	1,448	120	1 025	22, 218 9, 503	109	492	1 7	
ncinnati region	37,415 10,015	5,610 1,964	17.188	1.897	12,719 3,465	141, 295	2.419	2, 603	7, 1	
Cincinnati (See (1) below)	9 604	1,964	4, 110 4, 264	476 572	3, 465	14, 851 55, 651	457 836	670 1, 013	2.	
Indianapolis (indiana)	9, 604 7, 449	916	3,990	362	3, 526 2, 181	28, 724	339	645	1.1	
Louisville (Kentucky)	3,039 1,956	458 283	1,485 919	149 89	947 665	12,374	368 244	291 98	1	
Richmond (Virginia)	5, 352	748	2, 419	249	1.936	8,600 21,096	175	87	1.4	
llas region	14,751	4, 425	17,659	1,551	11, 116 524	80, 240	1,283	1,934	6,	
Austin (See (h) below)	1, 163 9, 886	1,309	484 4,881	33 376	3, 320	2, 873 21, 310	117 370	286 475	2.0	
Dailas (See (h) below)	13, 146	1.444	7, 956	600	3, 146	1 26, 229	436	409	2,1	
Little Rock (Arkansas)	2, 015 4, 950	307 712	912 1, 955	67 327	728 1,957	3, 840 18, 262	101 173	173 579		
Oklahoma City (Oklahoma)	3, 591	531	1,472	147	1, 441	1 7775	86	12	}	
w York City region	103,778	19, 503	33, 828	7, 523	42, 824	291, 527	14,382	4, 901	1.0,	
Rrooklyn (See (e) below)	2, 026 8, 280	1,687	920 3, 159	154 705	636 2, 729	291, 527 4, 941 12, 957 8, 777 259, 780	3,085	469 772	2,	
Buffalo (See (e) below)	4,779	766	1,991	376	1.646 37, 214	8,777	437	508	1,2	
Manhattan(See (e) below)	83,085 5,609	16, 278 456	23, 480 4, 378	6, 113 175	37, 214	5, 072	10, 273 208	2, 851 300	5,	
naha region	37, 156	7, 719	15, 207	2.478	11,751	249, 031	1, 945	3, 183	5.5	
Aberdeen (South Dakota)	807 469	83 52	395 238	34 13	296 167	1,760 2,382	45	42 93		
Denver (Colorado)	3, 123	395	1.467	270	991	54, 616 7, 880 1, 131	309	828	1	
Des Moines (lows)	3, 394 681	476	1,627 333	151	1, 141 228	7,880	85 11	143 59) (
Kansas City (See (c) below)	5, 415	83 728	2, 218 977	38 321	2.148	E 28 ∩41	189	333	:	
Omaha(Nebraska)	2, 432 10, 129	362 4,052	977 2, 916	129 841	963 2, 320	39, 128 86, 418	171 369	209 351	1.	
St. Louis (See (c) below)	7, 931	1, 140	3, 837	570	2.384	18,505	708	959	1.7	
Wichita (Kansas)	7, 931 2,774	1 348	1,199	113	1.114	18, 505 9, 171	55	164	1 1	
Battimore (Maryland and D.C.)	40, 478 10, 223	6, 289 1, 442	17,220 4 435	3,499 760	13,470 3,586	148,058 29,708	5, 219 1, 566	4, 889 1, 256	9, 1,	
Camden (See (d) below)	2, 255 8, 248	297 1, 333	4, 435 1, 133	191	633	5.086	1.380	1, 027 726	} !	
Newark (See (d) below)	8, 248	1, 333	3, 231 4, 536	858 1, 175	2, 826 3, 183	36, 264 57, 080	280	726 584	1.	
Pittshurgh (See (g) below)	10, 591 6, 737	1, 697 1, 109	2.831	346	2, 452	14, 797	864 373	298	1.1	
Scranton (See (g) below)	1, 866	341 71	. 771	139	614	3, 950	397	151	1 4	
Wilmington (Delaware)	558 68, 982	9,130	282	30 4.058	175	1, 172 257, 834	360 8,549	37 12, 763	20,	
Anchorage (Alaska)	433	28	185	53	26, 292 167	1,828	19	97		
Boise (Idaho)	1, 089 842	107 99	432 367	28 46	522 331	1,839 2,035	32	136 207]	
Honolulu (Hawaii)	1,624	273	847	19	485	5.333	106	728	1	
Los Angeles (See (a) below)	31, 086	4.483	12, 591	2.347	11, 664	50, 795	4,968	3, 591 504	4,	
Portland (Oregon)	2, 259 3, 124	264 399	1, 076 1, 354	· 51 95	869 1, 276	3,749 6,785	180	681		
Reno(Nevada)	1,059	. 112	550	48	350	10,063	53	3. 282	1 ,	
Salt Leke City (Utah)	1, 935 19, 811	223 2, 279	732 8,671	1,078	916 7,784	9,385 134,032	1,939	73 2, 772	3.	
Seattle (Washington)	5, 720	864	2, 698	230	1,927	31.989	957	692] "	
Ice of International Operations	1		1		1	3, 591 2, 448 1, 143	(•)"	(*)		
Puerto Rico	ï		i		i	1, 143	(*)	(*)		
United States, total Lanta region Allanta	Totals	for States	ot shown a	bove						
(a) California(b) Illinois	50, 897 35, 072	6.763 7.442	21, 261 13, 853	3, 425 3, 469 1, 162	19, 448 10, 308	184, 828 134, 127 114, 459	6, 907 2, 550	6, 363 2, 882	7.5 5.7 1.7 2.4	
(c) Missouri(d) New Jersey	15, 544	4 780	13, 853 5, 134 4, 364 33, 928 8, 374 8, 138	1, 162	4, 467 3, 460 42, 824	114, 459	558	684	1.7	
(d) New Jersey	15, 544 10, 502 103, 778	1,630 19,503	4, 364	1, 048 7, 523	3,460	41, 350 291, 527	1,660 14,382	1, 752 4, 901	10.6	
(b) Illinois (c) Missouri (d) New Jersey (e) New York (f) Ohlo (g) Pennsylvania (h) Texas	19,619	3, 205 3, 146 2, 753	8,374	1,048	6,991 6,250	70.501 75,827	1,293	1, 682	10, 6 3, 7 4, 4	

Footnates on p. 88.

ANNUAL REPORT . STATISTICAL TABLES

Table 1.—Internal revenue collections by sources and by internal revenue regions, districts, States, and other areas—Continued (in thousands of dollars. See table 3, p. 86, for tax rates and further breakdown of national totals by sources)

Internal revenue regions, districts, States, and other			Misc	ellaneous exci	se taxes—Con	tinued		
States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	Toll tele- phone ser- vice, tele- graph, cable,	Wire mileage service, wire and equip- ment service	General telephone service	Transpor- tation of persons to	Use of safe deposit boxes	Coconut and other vege- table oils processed	Sugar	Diesel and special motor fuel:
	radio, etc. (52)	(53)	(54)	(55)	(56)	(57)	(58)	(59)
United States, tetal	339,246	25, 172	515, 987	233, 929	6, 514	12	89, 903	113,01
Atlanta region Atlanta (Georgia) Birmingham (Alabama) Goulmbia (South Carolina) Greensboro. (North Carolina) Jacksonville (Collas) Jacksonville (Tenessee) Magusta (Maine) Augusta (Maine) Boston (Massachusetts) Burlington (Vermonitor) Portsmouth (New Hampshire) Providence — (Rhode Island)	39,842 31,672	1, 294	84,640 43,043	21, 821	87 70	3	5,099	9,14
Birmingham(Alabama)	722	851 135	496	11,754 412	-61	8	4,842	1, 35 1, 47 1, 28 1, 37 66 1, 47
Columbia (South Carolina)	400 2,529	50 90	508	175	13 34	1 3 1	.6	1,28
Jackson(Mississippi)	2,529	5	5, 190 112	1, 395 10	-22	1 52 1	11	1,37
Jacksonville (Florida)	3,671	118	4, 321	7.879	191		234	1.47
teston region (100003366)	758 21, 630	47 1,357	970 32, 979	196 6, 410	-137 467	(0)	(*) 2,743	
Augusta (Maine)	132	26	122	42	30			2, 67 22
Busington (Vermont)	15, 422 80	314 10	24, 731 62	4, 184 118	244 12.	[2,743	1, 10
Hartford(Connecticut)	5, 943	953	8,011	1, 907	122			88
Portsmouth (New Hampshire)	53	21	48	37	21 39			15
hicene region (Knoce Island)	(*) 35, 964	32	71, 194	121	39			13
htcage region Chicago (See (b) below) Detroit (Michigan) Milwaukee (Wisconsin) Springfield (See (b) below)	18,451	2, 615 1, 155	24 956	49, 448 48, 556	427	1	1, 347 16	10, 67 6, 65
Milwankae (Wiscoppin)	10, 135	971	23, 274	613 (258 '	8	1,194	1,87
Springfield (See (b) below)	5, 285 2, 094	44	23, 274 9, 968 3, 096	193 87	148 111		(*)	1,20
Incimati region	10, 330	1.668	57.147	12, 832 184	657	(•)	175	13.2
Cleveland (See (f) below)	3, 104 13, 084	173 441	5, 529 21, 581	6, 347	114 208	(*)	175	9. 4, 8
Indianapolis(Indiana)	6.841 1.143	271 36	10.825	780	146		1/3	3.04
Louisville (Kentucky)	1,143	36	1,746 3,958	3,877	56		(*)	2,21
Incismant Pages Cincinnati (See (1) below) Cileveland (See (1) below) Cileveland (See (1) below) Indianapolis (Indiana) Louisville (Kentucky) Parkersburg (West Virginia) Richmond (Virginia)	1,487 4,671	214 532	3, 958 8, 506	1,604	43 91			2.0
Richmend. (Virginia). Albuquetque. (New Mexico). Albuquetque. (New Mexico). Lillis Roch. (See (h) below). Lillis Roch. (See (h) below). New Orleans. (Louisian). Oklahoms City. (Oklahoms).	5, 132 117	463	5, 251	9, 951	463		15, 643	19.7
Austin (See (h) helow)	117 542	18 101	116 462	92 1, 129	22 136		3, 454	19,7 1,4 9,1 3,7
Dallas (See (h) below)	3, 646	190	3, 691	7, 571	130		.,	9, 1
Little Rock (Arkensas)	289	24	443	98	130 37	(*)	(2, 188	81
Okiahoma City (Okiahoma)	195 343	27 103	198 341	788 271	64 74		12, 188	. 88
Albany (See (e) below)	59, 114	11,926	76, 844		1.080	(6)	85, 231	3, 69 12, 21
Albany (See (e) below). Brooklyn (See (e) below). Buffalo (See (e) below). Manhattan (See (e) below). Syracuse (See (e) below).	657 22	31	724	64, 168 431	1,080 67	l		52
Buffalo (See (e) below)	1.378	14 94	2,660	3, 375 114	222 107	(°)	(*)	52 76
Manhattan (See (e) below)	56,657	11,785	73,008	50,777	628		35, 231	9.88
washa region (See (8) Delow)	401 62, 294	2,797	448 88, 175	1,469	55	()		58
Aberdeen. (South Dakota). Cheyenne. (Wyoming). Denver. (Colorado). Des Moines. (lowa).	150	4,115	259	44, 996 65	738 25 12		13, 559	11, 31
Cheyenne(Wyoming)	37	6 1	28	15	12			1.6!
Des Maines (Colorado)	12, 569 1, 348	767 124	17, 969 1, 675	5, 211 53	65 131	()	13,109	1,21
Fargo(North Dakota)	145	2	280	11	19			1, /2 21 78
Den Well (1907ado) Des Molines (1907ado) Des Molines (1907ado) Des Des Molines (1907ado) Marias City (See (c) below) Omaha (Nobraska) St. Louis (See (c) below) St. Louis (See (c) below) St. Paul (Minesota) Wilcohia regilam (Kansas)	280 13,648	23 341	417	23.751 2,053	83			78
St. Louis	32,006	1, 429	19.838 45.205	1,926	69 112		450	1, 10 1, 56
St. Paul(Minnesota)	913 !	39	1.266	9, 598	128	1		1, 28
hiladelphia region	1,199 29,503	52	1,240	2,314	93			1.28
Baltimore	5, 214	1, 788 293	9,610	11, 677 4, 151	123 80 221	ြင္း	4, 382 (*)	12, 37 1, 3,
Namark (See (d) below)	31 11,658	84 224	14, 827	302 1, 430	80	8 3		37
Philadelphia (See (g) below)	10, 855	1,050	23, 708	5, 176	221 258	(2) 3 [(°), 379	2,04 3,25
Pittsburgh (See (g) below)	1,306	133	2,303 (382 (258 167	- 8 5	4,0,5	4,75 52
SETUMORE (Maryland and D.C.). Camden (See (4) below). Newark (See (4) below). Philadelphia (See (2) below). Pittsburgh (See (2) below). Scranton (See (2) below). Willington (Delaware).	439	e 4	524	220	55 22	83	2	5
Wilmigton (Delawars)	\$5, 438	1, 563	83, 781	19, 579	1.113	(7)	19, 277	20, 91
Anchorage (Alaska)	515	13	400	426	25 23			
Helena (Montana)	138	33	98 113	51 73	23 32		(*)	67
Honolulu (Hawaii)	660	33 \	1.919	1,106	20 1		16	6i 7
Phoenix (Arizona)	9,901 111	318 48	9, 827	7. 956 77	287 42	(*)		5, 22 1, 36
Portland(Oregon)	384	15	661	221	81	()	(2)	1, 35
Reno (Nevada)	81	8	56	546	14 }			1,75 80
San Francisco (See (a) helow)	114 34, 334	833	95 J 56,005	7,789	20 476		6,677 12,584	93 8.60
Seattle (Washington)	9, 129	252	14, 546	1.289	134	8	(*)	85
Puerto Rico				1,048			2,448 2,448	
Other				1.048			2,448	••••
		als for States n		ve				
(a) California		1 150	65,832 37,952	15, 745	763	O	12, 584	13, 83
(b) Illinois	44, 236 20, 544 32, 286	1, 199	37, 952 45, 622	48.642	538	4	16 450	7, 59 2, 35
(c) Missouri(d) New Jersey	11,689	1,452 308	14,831	25. 677 1. 733	195 301	3	(*)	2,35 2,41
	59, 114	11, 926	76 844	56, 166	1.080	8	35, 231	12, 28
(f) Ohio	16, 189	615	27, 111	6, 531	321	Ω	175	5, 76

Footnotes on p. 88.

Table 1.—Internal revenue collections by sources and by internal revenue regions, districts, States, and other areas—Continued
(In thousands of dollars. See table 3, p. 86, for tax rates and further breakdown of national totals by sources)

	i ———		Miscel	laneous excise	taxes—Conti	nued		
Internal revenue regions, districts, States, and other areas !	Narcotics and	Coin-oper-	Bowling	Wagerin	g taxes	Use tax on		Unclassified
states represented by single districts indicated in parentheses; totals for other States shown at bottom	marihuana, including occupational	ment and gaming devices	alleys, pool tables, etc.	Occupa- tional	Wagers	highway motor yehicles	Other 17	excise laxes
of table)	(60)	(61)	(62)	(63)	(64)	(65)	(66)	(67)
United States, total	1, 153	20, 253	4, 697	531	5, 167	99, 481	520	64, 251
tianta region	69 10	2, 425 505	457 72	25	501 60	11,182 1,605 1,488 846	103 l	16.276 16.276 -1.756
tianta replem Allanta (Georgia) Birmingham (Alabama) Columbia (South Carolina) Greensboto (North Carolina) Jackson (Missispip) Jacksonville (Tiorida) Hashville (Tennessee)	Ţ	46	51 39	3	69 43	1,488	17 75	i .~416
Greensboro(North Carolina)	l ii	569 77 352	95	41	15 30	2,245 1,064	. 2	-2,028 -728
Jackson (Mississippi)	20	352 146	95 28 105	3 3	141	2.448	(*)	— 3,748
Nashville(Tennessee)	10	146 730	67 212	59	142	1.486	40	-5, 847
Augusta (Maine)	2 19	30	18	(*)	1	4,484 416	1 8	اً ا
Boston (Massachusotts)	. 19	165 11	163	` 46	20	2,096 182	(*)	(*) -12
Hartford (Connecticut)	و ا	55	19 72	6	25	1,223	30	10
Perismouth (New Hampshire)	2 3	31 22	26 21	ì	13	322		į
hicago region	79	1, 165 400	773 1	24 11	172 76	13, 200 4, 319	13	257 270
Detroit (Michigan)	27	191	236 258		76	5, 193	21	19
Milwaukee (Wisconsin)	79 34 27 11 7	271 302	179 100	7 2	- 6 89	2, 391 1, 297	6 5	3
Accanylle ("Onnesse) Augusta (Maine) Augusta (Maine) Augusta (Maine) Boston (Masschusetts) Burlington (Yermont) Hertford (Mer Manphile) Providence (Rhode Island) Holsepe regien (Rhode Island) Holsepe regien (Rhode Island) Holsepe regien (See (b) below) Detroit (Michigan) Chickgo (See (b) below) Chickgo (See (b) below) Chickgo (See (b) below) Holsepe regien (Kentucky) Parkeraburg (West Virginia) Richemed (Virginia)	. **	2,406	631 115	70	1, 299 98	12, 247 1, 795 4, 080	35	48 22 4 7
Cincinnati (See (f) below)	13 16	2,406 262 312	1 190 1	14 31	161	4,080	11	1 4
Indianapolis(Indiana)	39 7 3	593 609	123 71 30	31 10	791 153	3,089	B 6	7 2 2
Parkershurg (West Virginia)	: á	463	30	10	138 58	710	1	12
Richmond	20	1,691	102	2 85		1,578	4 40 2	181
Albuquerque (New Mexico)	. 58 2 21 13	40	429 18	3 9	423 14 86 3	11, 093 379 3, 133	10	47
Austin	- ?!	130 57	121 122	1	3	4,020	18	4
Little Rock (Arkenses)] :	348	39 60 70	61		970 920	(*)	(*)
New Orleans (Louisians) (Louisians) (Okiahoma City (Okiahoma)	107	57 348 965 150	70	6	219 37	1.672	2	3
low York City region	. 119	421 78	409 52	. 1	141 15 37	7, 603 775	42 5	146
Brooklyn (See (e) below) (See (e) below)	. 64 143	111	141 94	(*)	37	1 1.762	6	1 9
Buffalo	33 73 7	81 65	94	` 3 2	48 37	1,250 2,920	(*) 21	124
Syracuse (See (e) below)] 7	85	61 60	3	4	896 11. 818	10	101
Syracuse	. 108	1, 319 151	607 31	26 1	153	475 325	1	
Chayenne(Wyoming)	ī. Ī	116 107	17 57	6 2	18	325 1,570	(*)	66
Des Moines (Iowa)	11	111	104	1	12	1.658	2 3	1 :
Fargo(North Dakota)	- 1	111 25 92 87 184 122 323	104 19 64 60 51	_(C) 1	9	1,423	1 3 17	(")
Omaha (Nebraska)	17	87	60	4	53 15	1, 103 1, 570		
St. Louis (See (c) below)	. 48	184	97	6 5	19	2, 104	5	i .
Wichita(Kansas)	6	323	105	2	19	1, 373	(*)	1.79
Pulladelphia region (Maryland and D.C.)	250	2,416	101	. 8	494 47 12 15 226 150	1,576	8	1,79 1,91 48
Camden (See (d) below)	158	132 118	58 145	1 6	15	2, 567	2	10.02
Philadelphia (See (g) below)	59	313	118	6 16 14 3	226	2, 567 3, 889 2, 218	46	10.02
Pittsburgh (See (g) below)	13	735 149	173 45 10	13	18	1,003	20	30
Wilmington (Delaware)	1	11	10	184	25 1,652	303	2 36	56
"Halladelphita region Ballimore (Marriand and D.C.) Ballimore (See (d) below) Newark. (See (d) below) Newark. (See (d) below) Pittaburgh. (See (d) below) Pittaburgh. (See (g) below) Screnton. (See (g) below) Boste (g) below) Boste (disho) Boste (disho) Halland (disho) Halland (disho) Loa Angele (See (g) below) Portland. ((region) Portland. ((region) Portland. ((region) Ballimore (See (g) below) Portland. ((region) San Francisco. (See (g) below) San Francisco. (See (g) below) Seattle. (Washington)	(2) 135	6, 637 152	622 15	4	39	109	(0)	m =
Boise(Idaho)	. 3		16 19 22	(*) 28	45	627 477	6	
Honoiulu	. 4	106 156	22	1 1	i 4	306	(*) 30	(°) 59
Los Angeles (See (a) below)	. 59	192 148	208 32	1 1	85 12	3,780	3	
Portland (Oregon)	i é	346 4,151	48 14	3	23 743	1 1 878	(*)	1
Reno (Nevada)	-	223 220	28	35	85 14	229 603	1 11	Ι,
San Francisco (See (a) below)	41	220 912	146	100	14 597	5, 075 1, 526	33	- <u> </u>
Seattle(wasnington)	: 1 0 "				1	84	1	1 *
Puerto Rico	(*)				ii	84	i	3
Puerto Rico		-	<u> </u>	.			-	62, 54
		otals for State	s not shown ab		Γ		1	-60
(a) California(b) Illinois] 100	412 702	354 336	15	98 261	5,616	63 17	1 27
	41	1 277	116	1 6	177	2,994	4 3	1 1
(c) Missouri								
(c) Missouri	1 164	250	203	6 7 9	141	7 603	42	34
(c) Missouri	164 319	250 421 574	203 409 305 336 242	9 18 33 10	17 27 141 259 395	1 7.603	42 15 68	34

Footnotes on p. 88.

ANNUAL REPORT . STATISTICAL TABLES

Table 2.—Internal revenue collections by sources and by quarters [in thousands of dollers]

•	Quarter ended—						
Source of revenue	Sept. 30, 1962	Dec. 31, 1962 (2)	Mar. 31, 1963 (3)	June 30, 1963			
Grand total	23, 584, 939	20, 832, 143	29, 011, 153	32, 497, 160			
Corporation income tax 2 1 tridividual income and employment taxes, total	4, 488, 766 15, 234, 246	4, 321, 528 12, 650, 665	7, 021, 033 18, 220, 860	6, 504, 806 21, 886, 296			
Income tax not withheld *1- Income tax withheld and old-age and disability insurance **1- Railroad teliment *- Unemployment insurance	2, 559, 976 12, 522, 433 148, 821 3, 016	762, 972 11, 742, 539 142, 284 2, 870	4, 099, 965 13, 054, 973 138, 501 927, 421	7, 782, 057 13, 947, 043 142, 038 15, 158			
Estate tax Gift tax. Excise taxes, total	458, 296 7, 246 3, 396, 385	442, 790 5, 954 3, 411, 205	531, 549 20, 637 3, 217, 074	538, 979 182, 006 3, 385, 073			
Alcohol taxes, total	836, 624	968, 565	736, 568	899, 899			
Distilled spirits ¹ . Wines, cordials, etc. Beer ¹ .	576, 492 22, 822 237, 310	756, 173 28, 931 183, 460	536, 259 24, 401 175, 908	538, 144 27, 578 234, 177			
Tobacco taxes, total	516,010	523;402	488, 469	551, 356			
Cigarettes. Cigars. Other	498, 544 12, 906 4, 559	504, 945 13, 704 4, 753	474, 310 9, 813 4, 347	532, 725 13, 808 4, 822			
Stamp taxes on documents, other instruments, and playing cards, total	36, 220	35, 520	37, 444	39, 885			
izaues and transfers of bonds of indebtedness or capital stock, foreign insurance policies, and deeds of conveyance: Sales by postmasters. Sales by district directors. Playing cards, silver bullion transfers.	11,008 23,383 1,829	10, 797 22, 420 2, 303	12, 979 22, 066 2, 398	10, 902 26, 816 2, 168			
Manufacturers' excise taxes, total	1, 433, 487	1, 301, 308	1, 497, 756	1, 377, 757			
Gasoline. Lubricating oil. etc. Tires (wholly or in part of rubber), inner tubes, and tread rubber. Motor whiches, chassis, bodies, parts, and accessories. Radio and television sels, phonographs, components, etc. Refrigerators, freezers, air-conditioners, etc., electric, gas, and oil appliances. Other 14.	640, 207 19, 994 106, 152 532, 597 38, 940 37, 607 57, 990	658, 545 19, 951 100, 338 384, 528 49, 081 28, 272 60, 593	620, 652 16, 705 99, 260 618, 353 48, 894 28, 016 65, 876	577, 912 17, 760 93, 109 551, 683 47, 305 35, 775 54, 213			
Retailers' excise taxes, total	101, 130	93, 644	156, 832	91, 953			
Luggage, etc. Jeweiry, etc. Furs. Toijet preparations.	19, 032 40, 966 3, 751 37, 380	15, 592 36, 510 5, 364 36, 178	25, 529 68, 246 13, 489 49, 566	13, 865 36, 179 6, 683 35, 227			
Miscellaneous excise taxes, total	457,597	419,022	378, 014	365, 024			
Admissions: Theaters, concerts, ethletic contests, etc. 11. Roof gardens, cabarets, etc. Clob dues and initiation feets.	10, 971 9, 624 19, 775	13, 090 10, 506 15, 111	9, 154 9, 912 14, 871	9, 574 9, 752 21, 339			
Transportation of persons ³⁴ Use of safe deposit boxes . Coconut and other vegetable oils processed .	92, 471 129, 871 73, 070 1, 622	96, 660 134, 550 76, 533 1, 608	86, 799 125, 532 54, 351 1, 557	88, 687 126, 036 29, 974 1, 727 —1			
Narcolics and meribuans, including occupational taxes Coin-operated amusement and gaming devices. Bowling alleys, pool tables, etc. Wagering taxes:	24, 557 27, 654 275 13, 222 2, 962	28, 287 27, 493 209 1, 281 443	23, 284 30, 825 174 1, 150 299	23, 775 27, 040 496 4, 601 1, 193			
Occupational Wagers Use tax on highway motor vehicles Other 11	227 1, 398 49, 768 125	103 1,230 11,747 167	57 1, 328 18, 624 92	144 1,210 19,341 136			
Unclassified arcise taxes: Unaspieled collections Undistributed depositary receipts *	944 14, 377	883 68, 859	-78, 133	1, 759 57, 438			

Footnotes en p. 88.

[in thousands of dollars]

Source of revenue	Fiscal y	Fiscal year		
Source of leavening	1963	1962		
	(1)	(2)		
Grand total, all sources	105, 925, 395	99, 440, 839		
Corporation income taxes, total 13.	22, 336, 134	21, 295, 711		
Regular	22, 334, 205 1, 929	21, 293, 717 1, 994		
Individual income and employment taxes, total.	67, 992, 067	63, 357, 765		
income tax not withheld 4 # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance, total 4 # # 12 income tax withheld and old-age and disability insurance.	15, 204, 971 51, 266, 988	15, 317, 377 47, 018, 448		
Received with returns Undistributed depositary receipts:	50, 289, 180 977, 808	* 46, 308, 529 709, 919		
Railroad retirement, total. Pailroad amplyment compensation tax: employers' tax 714 percent, employees' tax 714 percent (prior to January 1, 1962,	571, 644	564, 311		
	577, 957 -6, 334	547, 330 16, 960 21		
Railroad employees representative tax, 1432 percent on taxable portion of wages (prior to January 1, 2002, 1072) percent on taxable portion of wages effective January 1.		<u>_</u> ::		
Unemployment insurance, employers of 4 or more persons taxed 3.35 percent on taxable portion of wages, effective January 1, 1963 (for calender years 1962 and 1961, 3.5 and 3.1 percent, respectively); credit allowed up to 90 percent of tax for contributions to State unemployment funds.	948, 464	457, 629		
Estate tax, graduated rates from 3 percent on first \$5,000 of net estate in excess of \$60,000 exemption to 77 percent on portion over \$10,000,000; credit allowed for State death taxes. Office a graduated rates from 2,5 percent on first \$5,000 of net gifts in excess of \$30,000 exemption to \$734 percent on portion over. \$10,000,000; \$3,000 annual exclusion for each donce.	1, 971, 614	1, 796, 227		
Giff tax, graduated rates from 21% percent on first \$5,000 of net gifts in excess of \$30,000 exemption to 97% percent on portion over 1 \$10,000,000; \$3,000 ennual exclusion for each donee	215, 843 13, 409, 737	238, 960 12, 752, 176		
Alcohol taxes, total	3, 441. 656	3, 341, 282		
Distilled spirits taxes, total.	2, 507, 068	2, 423, 330		
Imported (collected by Customs, rates same as domestic). Domestic, \$10.50 per proof gallon or wine gallon when below proof ' Rectification, 30 casts per proof gallon'.	459, 157 2, 006, 375 25, 510	431, 047 1, 954, 355 23, 010		
Occupational taxes: Nonbeverago manufacturers of spirits, \$25, \$50. \$100 per year Rectifiers:	77 R	87 5		
Leas than 20,000 proof gallons, \$110 per year. 20,000 proof gallons or more, \$220 per year. Retail dealers in liquor or medicinal spirits, \$54 per year. Wholesale liquor dealers, \$255 per year. Hanufacturers of stills, \$55 per year.	13, 236 685 5	20 12, 990 715		
Manuracturers of suns, 355 per year. Selzures, penalties, etc. Stills or condensers manufactured, \$22 each.	1, 989	1,085 12		
Wines, cordials, etc., taxes, total	103,733	99, 922		
Imported (collected by Customs, rates same as domestic). Domestic (Still wines, 17 cents, 57 cents, \$2.25 per wine gallon: sparkling vines, \$3.40; artificially carbonated wines, \$2.40; liqueurs, corollats, \$1.30.	7, 951	7, 658		
\$2.40; Inqueurs, cordinis, \$1.92). Occupational taxes: Retail dealers in wines or in wines and beer, \$54 per year. Wholesale dealers in wines or in wines and beer, \$55 per year.	93, 920 1, 718	90, 365 1, 558 331		
Wholesale dealers in wines or in wines and beer, \$255 per year	144			
Beer taxes, total Imported (collected by Customs, rates same as domestic), Domestic, 33 per barrel of 31 gallons 4.	830, 855 4, 651 820, 761	818, 030 4, 056 809, 426		
Occupational taxes:		40		
STANDIESE Chan 500 barrels. \$55 per year. 500 barrels or more, \$10 per year. Retail dealers in beer, \$24 per year (includes limited retail dealers in wines or beer, \$2.20 per month). Wholesale dealers in beer, \$12 per year.	53 21 4, 489 880	108 3, 510 890		
Tobacco taxes, total	2,079,237	2, 025, 736		
Cigarettes, total	2, 010, 524	1, 956, 527		
Cless A (amail), \$4 per thousand Cless B (arep), \$5.40 per thousand '. Prepsyments.	2, 010, 524	1, 956, 527 (*)		
Cigars, total	50, 232	49,726		
Large cigars, classified by intended retail prices, total 1	50, 094	49, 584		
Class & Gétailling & tool over 7.5c cents asch), 27.20 per thousand Class B (over 2.5c cents), not over 4 cents acts), 3.7 per thousand Class C (Over 4 cents, not over 6 cents each), \$4 per thousand Class D (Over 6 cents, not over 8 cents each), \$40 per thousand Class E (Over 8 cents, not over 15 cents each), \$10 per thousand Class E (Over 8 cents, not over 15 cents each), \$10 per thousand Class E (Over 8 cents, not over 15 cents each), \$10 per thousand	55 1,081 10,773 6,516 25,126	1, 052 10, 606 7, 076 24, 508		
Class F (Over 15 cents, not over 20 cents each), \$15 per thousand	3, 692 2, 852	3, 74 2, 51		

Footnotes on p. 88.

ANNUAL REPORT . STATISTICAL TABLES

Table 3.—Internal revenue collections by sources, fiscal years 1963 and 1962—Continued (in thousands of dollars)

	Fiscal year		
Source of revenue	1963 (1)	1962 (2)	
rcise taxes total—Continued			
Tobacco taxes, total—Continued Cigars, total—Continued			
Small cigars, 75 cents per thousand Prepayments	(*)	1:	
Tobacco materials, tobacco products, and cigarette papers and tubes (Customs) 31	1, 434	2,0	
Tobacco materials, tobacco products, and cigarette papers and tubes (Customs) 31. Manufactured tobacco, 10 cents per pound 4. Cigarette papers and tubes, papers 54 cent per 50; tubes 1 cent per 50. Tobacco materials—Violations, sec. 5731, Internal Revenue Code of 1954.	16, 381 662	16, 6	
	4		
Stamp taxes on documents, other instruments, and playing cards, total	149, 069	159, 3	
lasues and transfers of bonds of indebtedness or capital stock, foreign insurance policies, and deeds of conveyance: # Sales by postmasters	45, 687	42.3	
Sales by district directors.	94 685	108, 3	
Silver bullion transfers, 50 percent of profit	8, 574 124	2,0	
Manufacturers' excise taxes, total 13	5, 610, 309	5, 132, 9	
Gasoline, 4 cents per gallon. Lubricaving oil, etc., 5 cents per gallon; cutting oil, 3 cents. Tires (wholly or in part of jubber), inner tubes, and tread (ubber:	2, 497, 316 74, 410	2, 412, 7 73, 0	
Tires (wholly or in part of rubber), inner tubes, and tread rubber: Tires, highway type, 10 cents per pound, other, 5 cents per pound, except laminated tires (other than type used on	74.410	/3,0	
Tires, highway (type, 10 cents, per pound, chier, 5 cents per pound, except laminated tires (other than type used on high way vehicles). Leen the pound. In the pound of the	355, 767	322, 3	
Inner tubes, 10 cents per pound. Tread rubber, 5 cents per pound. Motor vehicles, chassis, bodies, parts, and accessories: Passuringer autimobiles, chassis, bodies, etc., 10 percent. Parts and accessories for autimobiles, trucks, etc., 5 percent. Parts and accessories for automobiles, trucks, etc., 5 percent. Radio and television sets, phonographs, components, etc., 10 percent. Refrigerators, freezers, sir-conditioners, etc., 5 percent; self-contained air-conditioning units, 10 percent.	19, 478 23, 615	322, 3 17, 1 22, 0	
Passenger automobiles, chassis, bodies, etc., 10 percent	1,559,510	1,300.44	
Parts and accessories for automobiles, trucks, etc., 8 percent	303, 144 224, 507	257, 20	
Refrigerators, freezers, air-conditioners, etc., 5 percent; self-contained air-conditioning units, 10 percent	1,559,510 303,144 224,507 184,220 61,498	173, 07 54, 6	
Control of the Control of		198, U. 173, 05 54, 65 66, 4 1, 77 24, 3 19, 08 15, 54	
Rusical instruments, 10 percent Sporting goods (other than fishing rods, creels, etc.), 10 percent	1, 618 27, 421 20, 175	24, 34 19 05	
Sporting goods (other than histing rods, creels, etc.), 10 percent Fishing rods, creels, etc., 10 percent	18, 099 6 300	15, 54	
Business and store machines, 10 percent	74, 845 25, 205	6,0: 81,7 25,3 38,9:	
Electric light bulbs and tubes, 10 percent. Firearms (other than pistols and revolvers), shells, and cartridges, 11 percent	35, 998	38, 99	
Sporting goods (other than fishing rods, creels, etc.), 10 percent, 15 shing rods, creels, etc.) by percent, 15 shing rods, creels, etc., 10 percent,	16, 235 8, 674	14, 91 8, 41	
	4, 102	4, 66	
Reteilers' excise taxes, total 11	443, 558	421, 16	
Luggago, etc., 10 percent Jewelry, etc., 10 percent	74, 019	69, 38 176, 02 31, 16	
Loggage, etc., D percenti, Jeweiny, etc., D percenti, Fuel, D perc	181, 902 29, 287 158, 351	31, 16 144, 59	
Miscellaneous axcise taxes, total #	1, 619, 656	1, 570, 25	
Admissions taxes, total			
	82, 583	74, 77	
Admissions, I cent for each ID cents or major fraction thereof of the amount paid in excess of \$1 14. Admissions, I cent for each ID cents or major fraction thereof of the amount paid in excess of \$1 14. Leases of the state	41,688	38, 10	
Leases of boxes or seats, 10 percent of the amount for which similar accommodations are sold 14.	552 422	58 30	
Roof gardens, cabarets, etc., 10 percent of total paid for admissions, services, etc.	39, 794	18 35, 60	
	71,097	69, 45	
Toll telephone service, telegraph, either, radio, etc., 10 percent. With militage service, 10 percent and equipment service, 6 percent. General telephone service, 10 percent. Transportation of— Transportation of— Transportation of—	339, 246 25, 372	69, 45 325, 11 25, 45 492, 91	
	515, 987		
Interportation of— Oil by pipeline, 4)s percent; repealed, effective Aug. 1, 1955. Oil by pipeline, 4)s percent; repealed, effective Nov. 16, 1952, except on air transportation which was reduced to 5 percent. Propert 3 percent and of the repealed, effective Aug. 1, 1959. Use of task deposit boxes, 10 percent and except coal which is 4 cents per ton; repeated, effective Aug. 1, 1959. Coconut and other vegetable oils processed: 2 cents per pound. Sugs, approximately 3 cent per pound.	233, 928	262, 760 568	
Use of safe deposit boxes, 10 percent.	6, 514	568 6, 679	
	99, 903	.96, 636	
Narcotics and marihuana, total 4	113,012	105, 178 1, 089	
Nercotics	1, 085	1,040	
Marihuana	68		
Coin-operated amusement and gaming devices, \$10 and \$250 per device, per year. Bowling alleys, pool tables, etc., \$20 per alley or table, per year. Wagering taxes:	20, 253 4, 897	19, 617 4, 184	
Wagering taxes: Occupational tax, \$50 per year	531		
Occupational las. 350 per year. Wagers, 10 percent of amount wagered. Use tax on highway motor vehicles weighing over 26,000 pounds, \$3,00 per 1,000 pounds per year (installment privileges permitted).	5, 167	580 5, 349	
permitted). Adulterated and process or renovated butter, filled cheese, unadultarated butter and cleaners and cleaners and cleaners and cleaners.	99, 481	79, 761	
Adulterated and process or renovated butter, filled cheese, unadulterated butter and oleomargatine (domestic and imported) **. Firearms transfer and occupational taxes **.	54	79, 761 32 66	
Unclassified excise taxes: Unapplied collections **:	1 312	,	
Unapplied collections 12 Unapplied collections 12 Unapplied collections 12 Unapplied depositary receipts 1. Footograp on a	3, 710 62, 541	3, 117 98, 351	
Footnotes on p. 88.			

Its thousands of dollars

	(in thousands or dottars)									
Fiscal year ended	Total internal revenue collections	ı	Corporation	Individual	Employment taxes 4	Estate and gift taxes	Alcohol taxes [‡]	Tobacco .	Manufactur- ers' excise taxes	All other taxes
1005 20	1		profits taxes *	taxes * 4			_			
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1963 1962 1961	99, 440, 839	75, 323, 714 71, 945, 305 67, 917, 941 67, 125, 126	22, 336, 134 21, 295, 711 21, 764, 940 22, 179, 414	52, 987, 581 50, 649, 594 46, 153, 001 44, 945, 711	15, 004, 486 12, 708, 171 12, 502, 451 11, 158, 589	2, 187, 457 2, 035, 187 1, 916, 392 1, 626, 348	3, 441, 656 3, 341, 282 3, 212, 801 3, 193, 714	2, 079, 237 2, 025, 736 1, 991, 117 1, 931, 504	5, 610, 309 5, 120, 340 4, 896, 802 4, 735, 129	2, 278, 536 2, 264, 817 1, 963, 582 2, 004, 394
1959 1958 1957 1956 1955	1 79 97R A75	58, 826, 254 59, 101, 874 60, 560, 425 56, 636, 164 49, 914, 826	18, 091, 509 20, 533, 316 21, 530, 653 21, 298, 522 18, 264, 720	40, 734, 744 38, 568, 559 39, 029, 772 35, 337, 642 31, 650, 106	8, 853, 744 8, 644, 386 7, 580, 522 7, 295, 784 6, 219, 665	1, 352, 982 1, 410, 925 1, 377, 999 1, 171, 237 936, 267	3, 002, 096 2, 946, 461 2, 973, 195 2, 920, 574 2, 742, 840	1, 806, 816 1, 734, 021 1, 674, 050 1, 613, 497 1, 571, 213	3, 958, 789 3, 974, 135 3, 761, 925 3, 456, 013 2, 885, 016	1, 997, 292 2, 166, 675 2, 243, 356 2, 019, 380 2, 018, 366
1954 1953 1952 1951 1950	69, 919, 991 69, 686, 535 65, 009, 586 50, 445, 686	54, 360, 014 54, 130, 732 50, 741, 017 37, 384, 879 28, 007, 659	21, 546, 322 21, 594, 515 21, 466, 910 14, 387, 569 10, 854, 351	32, 813, 691 32, 536, 217 29, 274, 107 22, 997, 309 17, 153, 308	5, 107, 623 4, 718, 403 4, 464, 264 3, 627, 479 2, 644, 575	935, 121 891, 284 833, 147 729, 730 706, 227	2, 783, 012 2, 780, 925 2, 549, 120 2, 546, 808 2, 219, 202	1, 580, 229 1, 654, 911 1, 565, 162 1, 380, 396 1, 328, 464	2, 689, 133 2, 862, 788 2, 348, 943 2, 383, 677 1, 836, 053	2, 464, 859 2, 647, 492 2, 507, 933 2, 392, 719 2, 214, 951
1949 1948 1947 1946 1945	41,864,542	29, 605, 491 31, 172, 191 29, 019, 756 31, 258, 138 35, 061, 526	11, 553, 669 10, 174, 410 9, 676, 459 12, 553, 602 16, 027, 213	18, 051, 822 20, 997, 781 19, 343, 297 18, 704, 536 19, 034, 313	2, 476, 113 2, 381, 342 2, 024, 365 1, 700, 828 1, 779, 177	796, 538 899, 345 779, 291 676, 832 643, 055	2, 210, 607 2, 255, 327 2, 474, 762 2, 526, 165 2, 309, 866	1, 321, 875 1, 300, 280 1, 237, 768 1, 165, 519 932, 145	1, 771, 533 1, 649, 234 1, 425, 260 922, 671 782, 511	2, 280, 969 2, 206, 823 2, 147, 184 2, 421, 944 2, 292, 108
1944 1943 1942 1941 1940	40, 121, 760 22, 371, 386 13, 047, 869 7, 370, 108	33, 027, 802 16, 298, 888 8, 006, 884 3, 471, 124 2, 129, 609	14, 766, 796 9, 668, 956 4, 744, 083 2, 053, 469 1, 147, 592	18, 261, 005 6, 629, 932 3, 262, 800 1, 417, 655 982, 017	1, 738, 372 1, 498, 705 1, 185, 362 925, 856 833, 521	511, 210 447, 496 432, 540 407, 058 360, 071	1, 618, 775 1, 423, 646 1, 048, 517 820, 056 624, 253	988, 483 923, 857 780, 982 698, 077 608, 518	503, 462 504, 746 771, 902 617, 373 447, 088	1, 733, 655 1, 274, 048 821, 682 430, 564 337, 392

See footpotes below

Footnotes for tables 1-4

Note.—Calendar year figures, by regions, districts, States, and other areas, for selected types of taxes, may be obtained from the Public Information Division. Internal Revenue Service, Washington, D.C., 20224. Floor stocks taxes are reported separately only during the periods in which the collections are of significant amounts. Relatively small amounts collected in subsequent periods are merged with the amounts shown for the related class of tax.

*Less than \$500. Revised.

¹ The receipts in the various States do not indicate the Federal tax burden of each, since in many instances, taxes are collected in one State from residents of another State. For example, withholding taxes reported by employers located near State lines may include substantial amounts withheld from salaries of employees who reside in neighboring States.

Includes tax on unrelated business income of exempt

organizations,

Beginning with fiscal year 1957, the United States total is adjusted to exclude withheld individual income and corporation taxes transferred to the Government of Guam in accordance with the provisions of Public Law 630, approved Aug. 1, 1950 (64 Stat. 392). This adjustment amounted to \$3,816,961 for 1963.

Collections of individual income tax not withheld include

old-age and disability insurance taxes on self-employment income. Similarly, the collections of income tax withheld are reported in combined amount with old-age and dis-ability insurance taxes on salaries and wages. Estimated separate national totals for individual income tax and for old-age and disability insurance taxes are shown in the text table on p. 9 and in table 4. Amounts of old-age and disability insurance tax collections, classified by States, are compiled by the Social Security Administration as a byproduct of its wage and income record-keeping operations and are published periodically in the Social Security Bulletin.

⁸ Effective for taxable years beginning after 1960, self-employment tax and taxes imposed by the Federal Insurance Contributions Act are applicable with respect to Guam and American Samoa. Amounts of such taxes collected in Guam and American Samoa are combined with similar

taxes reported for Office of International Operations-

Fincludes railroad employment compensation tax and tax on railroad employee representatives.

7 Tax payments made to banks, under the depositary receipts system, are included in internal revenue collection for the period in which the depositary receipts are issued. However, such payments are not classified by internal revenue districts (nor by tax subclasses to which excise tax payments relate) until the depositary receipts are received in internal revenue offices with tax returns. Accordingly, the items shown as "Undistributed depositary receipts" represent the amount of depositary receipts issued, less the amount of depositary receipts received with returns and distributed by district and tax class.

Amounts of taxes collected on Puerto Rican products coming into the United States are covered into the Treasury of Puerto Rico under the provisions of sec. 7552(a)(3) of the Internal Revenue Code of 1954. Such amounts are included in overall collections results (tables 1 through 4), beginning with 1955, and are shown separately in table 7.

Includes occupational tax on manufacturers of stills, rectifiers, wholesale liquor dealers, retail dealers in liquor or medicinal spirits, and nonbeverage manufacturers of

10 Includes seizures, penalties, etc., and tax on stills or condensers manufactured

Includes occupational taxes on wholesale and retail dealers in wines or in wines and beer.

12 Includes occupational taxes on brewers and wholesale and retail beer dealers.

us Includes taxes on cigarette papers and tubes, court fines, penalties, and taxes on leaf tobacco sold or removed in violation of sec. 5731, Internal Revenue Code.

14 Includes taxes on pistols and revolvers; phonograph records; musical instruments; sporting goods; fishing rods, creels, etc.; business and store machines; cameras, lenses, film, and projectors; electric light bulbs and tubes; firearms, shells, and cartridges; mechanical pencils, pens, and lighters; and matches

15 Includes taxes on ticket brokers' sales, on leases of boxes or seats, and on admissions sold by proprietors in excess of established prices, as well as general admissions tax.

Footnotes for tables 1-4-Continued

16 Transportation of persons: Rate 10 percent; repealed, effective November 16, 1962, except on air transportation which was reduced to 5 percent.

17 Includes taxes on transportation of property and oil by pipeline (repealed, effective August 1, 1958); adulterated and process or renovated butter, filled cheese, and imported adulterated butter and oleomargarine; firearms transfer; and occupational taxes.

18 Corporation income tax rates: First \$25,000 of net income, normal tax of 30 percent; net income in excess of \$25,000, combined normal tax and surtax of 52 percent. Normal tax and surtax rates also apply to net income derived by certain exempt organizations from unrelated trade or business.

19 Rates of tax are as follows:

Individual income tax: Graduated rates from 20 percent on first \$2,000 of net income in excess of exemptions to q1 percent on amount over \$200,000.

Old-age and disability insurance taxes on self-employment taxable income, 5.4 percent for taxable year 1963, and 4.7 percent for taxable year 1963.

20 Rates of tax are as follows:

Income tax withheld: 18 percent on wages in excess of

exemptions.

Old-age and disability insurance taxes on salaries and wages: Employers' and employees' tax each 3% percent beginning January 1, 1963, 3% percent for 1962, and 3 percent for 1961, both imposed on taxable portion of wages.

²¹ Collected by Customs beginning October 1, 1961, as authorized by Part 275.62 of Title 26, Code of Federal Regulations. Prior to October 1, 1961, Customs collections were divided into (1) those paid direct to the U.S. Treasury Department and (2) those cleared through the various Internal Revenue Service district offices. Collections in the first instance, which were relatively small, were included in domestic class E cigars. In the second instance they were

reported in the applicable classes of tobacco tax as part of

the districts' collection data.

Bisues of stock: 10 cents per \$100 or major fraction thereof of actual value, except that such rate shall be 4 cents per \$100 if issued after April 8, 1960, by a corporation which qualifies as a regulated investment company or a real estate investment trust. Issues of bonds: 11 cents per \$100 face value. Transfers of stock: 4 cents per \$100 or major fraction thereof of actual value; transfers of bonds, 5 cents per \$100 face value. Foreign insurance policies: 1 cent or 4 cents per \$1 of premium. Deeds of conveyance: \$100 to \$500, 55 cents; each additional \$500 or fraction thereof.

55 cents.

**Revised to allocate unapplied collections pending as of June 30, 1062.

24 In the case of certain racetracks, the following rates

Admissions: 1 cent for each 5 cents of amount paid. Ticket brokers' sales: 20 percent of excess charges.

Leases of boxes or seats: 20 percent.

²⁵ Narcotics, 1 cent per ounce; narcotics order blanks, \$1 per hundred. Marihuana, \$1 per ounce; marihuana order blanks, 2 cents each. Amounts shown also include occupational taxes levied on manufacturers, dealers, and practitioners. For classes and rates of occupational taxes

see table 14.

M Adulterated butter: 10 cents per pound. Process or renovated butter: ¼ cent per pound. Domestic filled cheese: 1 cent per pound. Imported filled cheese: 8 cents per pound. Imported adulterated butter and oleomargarine: 15 cents per pound. Occupational taxes are levied on manufacturers or dealers in these products and are included in the amounts shown.

27 Transfers of machineguns, short-barreled firearms, silencers, etc., \$200 each; certain guns with combination shotgun and rifle barrels, and other special types of firearms, \$5 each. Occupational taxes are levied on manufacturers, importers, or dealers in firearms and are included in the

Table 5.-Internal revenue refunds including interest

	(In thousan	ds of dollars)						
internal revenue regions, districts, States, and other areas		Corporation	Individual employm	income and ent taxes	Estata	Gift	Excise I	
(States represented by single districts indicated in parentheses; totals for other States shown at bottom of table)	Total	income	Excessive prepay- ments	Other	Estate	GIII		
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	
United States, total 1	3 6, 609, 442	804, 998	1 5, 153, 189	213, 409	21, 650	1, 197	216, 010	
Atlanta region Allanta (Coorgia) Birmingham (Alabama) Greensbore (Mississipo) Greensbore (Mississipo) Jackborville (Tennessee) Jackborville (Tennessee) Bacten region (Mississipo) Jackborville (Tennessee) Bacten region (Mississipo) Hartford (Connecticut) Hartford (Connecticut	**. 609442 \$77.2587 44.0057 45.4057 46.40	1. 467 373 35 35 35 35 35 35 35 35 35 35 35 35 35	44, ess 7, 60, 60, 60, 60, 60, 60, 60, 60, 60, 60	# 1988 1983 1917 名 1988 1987 1987 1987 1987 1987 1987 1987	2.100 2.202 2.100	(7) 4 4 4 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5	14. ************************************	
St. Paul (Minnesota) Wichitak region (Kanssa) Wichitak Region (Maryland and D.C.) Statimore (Maryland and D.C.) Statimore (See (d) below) Newark (See (d) below) Phitaburgh (See (g) below) Phitaburgh (See (g) below) Willinington (Deleware) Willinington (Deleware) Stan Francisco region Anchorage (Alaska) Bots (Idaho) Honolulu (flawaii) Los Angeles (See (g) below) Phoenia (Arizona) Portland (Oregon) Pertiand (Oregon) Reno (Vergon) San Francisco (See (g) below) Phoenia (Arizona) Portland (Oregon) San Francisco (See (g) below) San Francisco (See (g) below) San Francisco (See (g) below) Poonia (Maryland) Poortland (Oregon) Reno (Maryland) San Francisco (See (g) below) San Francisco (See (g) below) San Francisco (See (g) below) Santie (Maryland)	66, 576 186, 661 227, 248 139, 870 40, 540 16, 475 1, 287, 082 8, 679 20, 908 18, 401 28, 924 565, 079 49, 308 34, 858 348, 095	12. 876 12. 876 12. 876 12. 876 12. 876 12. 973 12. 905 14. 479 126. 552 1. 743 1. 744 1. 745 1. 7	126, 204, 208 147, 967 174, 167 174, 984 36, 638 11, 133 1, 480, 424 7, 777 16, 851 15, 446 24, 394 501, 404 44, 034 55, 122 14, 875 273, 093 95, 064	1, 661 3, 874 5, 030 3, 333 724 515 59, 539 332 672 832 956 16, 002 1, 880 4, 875 488 488 795 8, 655 795 8, 665	438 818 681 41 14 2, 291 (*) 53 868 658 161 28 14 739	9 6 4 (*) 189 17 144 (*) 7 (*) 7 2 13	804 10, 761 5, 015 1, 039 1, 232 334 18, 058 14, 354 336 3, 550 1, 106 163 379 7, 208	
Seattle (Washington). Office of International Operations Puerto Rico. Other	110,009 32,641 4,636 28,005	8, 970 970 6 965	95, 064 27, 594 4, 350 23, 243	4, 042 3, 549 278 3, 271	308 520 520	(*) ¹⁵	1, 610 8 2 6 1, 350	
Bureau of Customs	1,350	not shown abo			<u></u>			
(a) California (b) Illinois. (c) Missouri (d) New Jersey. (e) New York. (f) Obio. (g) Pennsylvania.	913, 174 417, 530 145, 444 253, 237 801, 392 381, 702 407, 759	101, 449 72, 944 14, 374 26, 110 175, 058 36, 921 64, 171	774, 496 312, 881 113, 177 208, 755 581, 886 310, 547 325, 789 228, 074	24, 667 12, 149 4, 323 5, 535 19, 294 23, 167 9, 087	1, 606 904 395 1, 257 4, 412 737 1, 326	157 43 15 15 60 338 49	10, 797 18, 609 13, 161 11, 566 20, 582 9, 992 7, 336 7, 413	
(h) Texas	333, 300	79, 339	228, 074	16, 985	1, 223	266	7, 413	

Table 6.—Number of returns filed, by internal revenue regions, districts, States, and other areas

					,		ner are	45	
Internal revenue regions, districts, States, and other areas (States represented by single districts indicated in parenthesas; totals for other States shown at bottom of table)	Total	individual income tax i	Corpo- ration income tax	Partner- ship	Declara- tions of estimated tax and all other income taxes	Employment taxes	Estate e tex	Gift tax	Excise taxes
	(1)	(2)	(3)	(4)	(5)	(6)	n	(8)	(9)
United States, total Atlanta region. Allanda, Brown States, Allanda, Allanda, Brown States, Allanda, Allanda, Brown States, Brown States, Allanda, Allanda, Brown States, Brown States, Brown States, Brown States, Allanda, Brown States, Br	97, 832, 977	62, 859, 213	1, 291, 039	978, 236	7, 430, 892	21, 139, 735	79, 426	100, 620	3, 954, 416
Atlanta region	11, 352, 028	7, 100, 502	138 422	104,073	841 587	2 959 790	7,438	10.897	
Atlanta(Georgia)	1, 760, 791 1, 296, 907	1, 076, 067 837, 803 627, 050 1, 350, 900	138, 422 18, 754 11, 146 10, 631	14, 935 10, 794	643, 587 103, 241 56, 813 48, 138 111, 043 37, 042	2, 858, 790 475, 664 322, 846	855	1.768	488,319 69,507 55,856
Columbia (South Carolina)	1, 296, 907 996, 624	837, 803	11, 146	10,794 7,316	56, 813	322, 846	549	1.100	55, 856
Greenshoro (North Carolina)	996, 624 2, 106, 006 742, 782 2, 782, 980 1, 665, 938	1 350 000	10,631	16,310	48, 138	255, 595	484	711	46, 699 86, 697 47, 364 110, 230
(Mississippi)	742 782	442, 973	24, 266 7, 203	18, 655 8, 605	27 042	511, 249 198, 740	1, 154 357	2, 042	86, 697
Jack sonville (Florida)	2, 782, 980	1, 681, 661	51, 592	25, 927	202 857	703, 757	3 272	498 3,684	47,364
Nashville (Tennessee)	1, 665, 938	1,084,048	14 830	1 17.841	RA 453	200 020	3, 272	1 094	
Boston regien	6, 284, 670 538, 183 3, 080, 795	4, 107, 223	102, 905 6, 297	38, 673 3, 330 15, 312	543, 348 38, 618	1, 256, 939 120, 530 584, 918 57, 279	L 627	8, 200 492 3, 988 196	221, 785 23, 680 97, 622
Augusta(maine)	538, 183	344, 796 2, 044, 563	6, 297	3, 330	38, 618	120, 530	440	492	23, 680
Rurlington (Vermont)	3,000,733	122 919	23, 968	13, 312	277, 769	584, 918	2, 655 157	3.988	97, 622
Hartford (Connecticut)	1.579,854	132,818 1,013,930	53, 968 2, 781 24, 832	2, 199 12, 814	14,671 151,553	314, 286	1,679	2, 818	10, 994
Portsmouth(New Hampshire)	221, 095 1, 579, 854 375, 404	242, 420 328, 696	5, 295 9, 732	2,226	27 612	81, 869	325	2, 312	3/, 942
Providence (Rhode Island)	489, 339	328, 696	9, 732	2,226	27, 612 33, 125	98 057	371	394	10, 994 57, 942 15, 345 16, 172
Chicage region	11, 915, 990 4, 242, 277 3, 913, 426 2, 233, 261 1, 527, 026	7, 854, 684 2, 835, 820	138, 100 58, 255 39, 335	125, 123 43, 734	953, 540 375, 406	2, 350, 142 797, 170 777, 694 452, 949	9. 370	12,599	472,412
Detroit (Michigan)	3 912 425	2,833,820	38,255	43,734	375,406	797, 170	3,908 2,227	5,583	472, 432 122, 401 170, 885
Milwaukee (Wisconsin)	2 233 261	2, 613, 155 1, 420, 749 984, 960	39, 335 28, 988	40, 726 20, 836	266, 011 192, 241	1//, 594	2, 227	3.393	170, 885
Springfield (See (b) below)	1, 527, 026	984, 960	11 522	19 827	119, 882	322, 329	1, 403	2, 290 1, 333	113,805
Cincinnati region	11, 543, 954 2, 012, 265 3, 041, 258 2, 361, 267	7, 665, 526 1, 342, 357	129, 193 21, 298 40, 336 26, 534 11, 714	101, 373 14, 037 24, 725 21, 741 17, 194	793, 997	2, 377, 329	7 905	46 177	65, 341
Cincinnati(See (f) below)	2, 012, 265	1, 342, 357	21, 298	14, 037	793, 997 163, 375	2, 377, 320 397, 160	1,645	2,006	70 387
Celverand (See (1) below)	3,041,258	2, 019, 153	40, 336	24, 725	226, 749 161, 016	596, 740 470, 158	1, 645 2, 084	2, 006 2, 585 2, 373	458, 503 70, 387 128, 886
Lanisvilla (Kentucky)	2, 361, 267	1, 585, 137	26, 534	21,741	161,016	470, 158] 1,816	2, 373	92, 492 56, 969
Parkersburg (West Virginia)	1, 354, 660 799, 807 1, 974, 737	871, 363 525, 906	8,708	8,637	83, 619	311, 945 172, 202	875	981	56, 969
Richmond (Virginia)	1, 974, 737	1 1 321 610	20,502	15, 039	42, 550 116, 688	429, 115	401 1.084	519 1,713	40, 884 68, 885
Dallas region	1, 974, 737 8, 711, 369 436, 082 2, 596, 792 2, 357, 140 791, 120 1, 350, 144	8,391,209 284,881 1,609,497	93, 226 4, 232 27, 202 26; 020	103 591		2 171.685		1,713	68, 883
Albuquerque (New Mexico)	436, 082	284, 881	4, 232	4, 291 30, 740	26, 436	95, 777	198	363	427, 880 19, 904
Austin (See (h) below)	2, 596, 792	1,609,497	27, 202	30, 740	26, 436 169, 667 167, 328 38, 838 77, 237	2, 123, 685 95, 777 624, 582	4,956 198 1,516	9, 269 363 2, 731 2, 927 773	130, 857 104, 790 46, 542 68, 326 57, 441
Little Book (Arkaneer)	2, 357, 140	1, 414, 907 480, 663	26; 020	35, 762 8, 582 12, 528	167, 328	603, 909 207, 990	1,497 333	2, 927	104, 790
New Orleans (Louisians)	1 250 144	960, 553	7, 399 17, 517	8,582	38, 838	207, 990	333	773 (46, 542
Oklahoma City (Oklahoma)	1 180 091	856, 703 745, 158	10, 856	11,688	77,467	316, 442 274, 985	452 960	939 1, 536	68, 325
New York City region	1, 350, 144 1, 180, 091 19, 835, 442 940, 351 3, 605, 751 1, 376, 331 3, 953, 391	6, 659, 425 618, 756	245 778	104 602	1,023,871	2 414 607	500	1, 336	5/, 441
Albany (See (a) below)	940, 351	618,756	245, 778 12, 857 72, 201 18, 541 131, 821	8, 339 33, 023	66, 836	2, 414, 897 191, 934	9,714 1,038 3,340	13, 904 712	29 870
Brooklyn(See (e) below)	3, 605, 751	2, 421, 452 928, 796	72, 201	33, 023	66, 836 277, 659	694.116	3, 340	3, 756 1, 396 7, 341 703	100, 204 55, 172
Burisio (See (e) Delow)	1, 376, 331	928, 796 2, 050, 822	18, 541	11,500 42,509	105, 677 513, 190	253, 898 1, 079, 118	1,351	1,396	55, 172
Syracuse (See (e) below)	959, 618	639, 599	131, 821	42, 509 9, 231	513, 190	1,079,118	3, 138	7,341	125, 452 42, 540
Omaha region	9, 714, 357 371, 745	6 120 157	10, 338	125, 908	60, 509	195, 831	847	703	42, 540
Aberdeen (South Dakota)	371, 745	6, 120, 157 228, 595 115, 530	3, 538	5, 598	723, 479 17, 988	2, 157, 739 92, 964 48, 629	9, 797	10,736	457, 881 22, 358 14, 112
Cheyenne (Wyoming)	198, 653 1, 039, 320 1, 543, 173 333, 756	115, 530	3, 538 2, 535	3,007	14.387	48, 629	149	355 304	14, 112
Denver(Colorado)	1,039,320	651,604 943,350 209,209	13,910	14, 154	88, 920	221.855	873)	1.338	46, 666 71, 478 17, 658 45, 515
Feren (North Dakets)	1, 543, 1/3	943, 350	13, 699	25, 625	134, 181	350, 862	2, 316	1, 662	71, 478
Kansas City (See (c) below)	1 005 656	644 472	3, 095	4,655	15, 568 72, 480	82, 962	279	330	17, 658
Omaha(Nebreska)	843, 616	644, 473 520, 072 841, 312	8 701	4, 655 12, 320 12, 025	59, 020	82, 962 217, 544 195, 552 300, 091	645 1, 156	861 1,413	45, 515
St. Louis (See (c) below)	1, 323, 746	841,312	20. 252	12 172	95,033	300,091	999	1.381	45, 677 52, 506
St. Paul(Minnesota)	1, 005, 656 843, 616 1, 323, 746 1, 847, 778	1, 211, 619 (11, 818 8, 701 20, 252 21, 058	12, 172 22, 442 13, 910	129, 397	378, 908	1. 544	1, 028	81, 682
Wichita (Ransas)	1, 206, 914 12, 422, 941 2, 455, 249 1, 030, 059	754, 393	10, 054	13, 910		268. 372 I	1, 387	2 064	60 229
Raltimore (Maryland and D.C.)	12, 422, 541	8, 173, 038 1, 624, 785	365, 391 30, 599	101, 352 15, 997	964, 928 182, 353 68, 944	2, 533, 626 514, 266 223, 054	9, 889	11, 114 2, 355	463, 403 83, 214
Camden (See (d) below)	1 030 059	669, 847	16, 461	8, 938	182, 353	214, 266	1,680	2, 355	83, 214
Newark (See (d) below)	2 645 446	1 710 815 1	58 110	23 580	218 216	223,U34 545 520	1,039 2,309 2,707	942 2, 741 2, 755	40, 834
Philadelphia (See (g) below)	2, 645, 446 3, 204, 784 2, 024, 525	2, 115, 002 1, 356, 940	58, 110 31, 772	23, 589 23, 369 20, 233	218, 216 268, 292	545, 539 640, 246	2, 207	5. 755	120 641
Pittsburgh (See (g) below)	2, 024, 525	1, 356, 940	16 364 1	20, 233	148, 337	395, 398	1, 448	1, 534	84, 271
Wilmington (Delaware)	794, 612 268, 266	532, 033 163, 616	6, 368 5, 717	7,694	148, 337 54, 432 24, 354	151,065	500	612	84, 127 120, 641 84, 271 41, 908
en Francisco region	14, 612, 779	9, 485, 776	3, /1/	1, 532	24, 354	64, 058	206	375	8, 408
Anchorage(Alaska)	98, 825	86, 694	1, 431 3, 993	173, 276 1, 453 4, 731 5, 641	1, 204, 483 3, 475 21, 255 24, 159 29, 387 459, 418	2, 955, 719 19, 390 83, 125	12, 246	12, 709 35	600, 275
Boise (Idaho)	350, 433	66, 694 217, 381 232, 597	3, 993	4 731	21, 255	83 125	179	338	6, 328 19, 431 29, 029
Helena (Montana)	386, 933	232, 597	4 902	5.641	24 159	89 556	474	575	20, 029
Honolulu(Hawaii)	360, 180	243 095 1	4, 328 69, 078	3, 344	29, 387	89, 556 64, 267 1, 088, 946	162	331	15, 266
Los Angeles (See (a) Delow)	5, 576, 025 691, 797 1, 015, 494 216, 408 460, 353	3,714,740	69,078	3, 344 60, 334 7, 104	459,418	1,088,946	5,190	3,536	15. 266 174, 783
Portland (Organs)	691, /9/	445, 193	8, 693	7, 104	49, 776 77, 725	149, 108	439 773	671	30, 813 47, 956
Reno (Nevada)	216 408	638, 717	12,019	14, 325	77, 725	222, 565	773	1,414	47, 956
Salt Lake City (Utah)	460, 353	139, 007 307, 141	2, 885 6, 121	2, 647 5, 286	14. 896	41, 145 86, 875	117 214	170 470	15, 541 24, 952
San Francisco (See (a) below)	3, 872, 733	2 464 351 6	34 833	51, 500	29, 294 375, 586	787 155	4, 123	4,079	155, 106
Seattle(Washington)	1, 583, 598	1. 016. 860	34, 833 19, 312	51,500 17,011	119.512 /	783, 155 327, 587	1, 156	1,090	R1 070
Mice of International Operations	439, 407	301, 073 69, 502	1,769 (165	22, 686	110 878	1, 684	211	741
Puerto Nico	174, 852	69, 502	85 I	4 1	22, 686 220	104, 475 6, 403	3	5 1	741 558
VIII	264, 555	231, 571	1, 684	161	22, 466	6, 403	1, 881	206	183
	Total	s for States no			 -				
(a) California. (b) Illinois. (c) Illinois. (d) New Jersy. (e) New York. (f) Ohio. (g) Pennsylvania. (h) Texas.	9, 448, 758	6, 179, 091	103, 911	111, 834	835, 004	1, 872, 101	9, 313	7, 615	329, 889 187, 742
(c) Missouri	2 220 402	3, 820, 780 1, 485, 785 2, 380, 662	69, 777 32, 070	63, 561	495, 288 167, 513	1, 119, 499 517, 635	5, 740	6, 916 2, 242 3, 683	187, 742
(d) New Jersey	4, 329, 402 3 675 50E	1,485,785	32,070	24, 492	167, 513	517,635	1,644	2,242	98,021 124,961
(e) New York	10.835 442	6 659 425	245 779	104 602	287, 160 1, 023, 871	768, 593	3, 348	3,683	124, 961
(f) Ohio	5, 053, 523	6, 659, 425 3, 361, 510 4, 003, 975	61, 634	38, 762	390, 124	993 900	3 729	3, 683 13, 908 4, 591	363, 247 199, 273
(g) Pennsylvania	6, 023, 921	4, 003, 975	74, 571 245, 778 61, 634 54, 504 53, 222	63, 561 24, 492 32, 527 104, 602 38, 762 51, 296 66, 502	390, 124 471, 061 336, 995	2, 414, 897 993, 900 1, 186, 709 1, 228, 491	5, 740 1, 644 3, 348 9, 714 3, 729 4, 655 3, 013	4, 901	246, 820
(n) iexas	4, 953, 932	3,024,404	53, 222	66, 502	336,995	1,228,491	3,013	5,658	235, 647
	!								

1 Includes 80,274 forms 1040 B, NB, NBA, PR, and VI which are included in "All other individual and fiduciary" returns in the table on p. 13.

Includes drawbacks and stamp redemplians.

Figures have not been reduced to reflect reimburgements from the Federal Old-Apa and Survivors and Federal Disability Insurance Trust Funds amounting to \$139,425,000 in 1953 and \$113,403,000 in 1962; and from the Unemployment Trust Fund amounting to \$139,425,000 in 1963 and \$131,303,000 in 1962; and from the Unemployment Trust Fund amounting to \$1,007,000 in 1963 and \$4,991,000 (revised) in 1962.

Ret of \$1,062 undeliversal checks totaling \$2,795,000. "Less than \$500.**

Table 7.—Internal revenue tax collected in Puerto Rico on manufactured products coming into the United States, by objects of taxation

	of dollars)	

file constants of monars)		
Objects of taxation	1963	1962
Total	42, 465	33, 328
Distilled spirits	36,524 979	28,424 743
Beer Cigars, large:	32	30
Class B	467	ì 435
Class D	2, 869 1, 480	2,076 1,503
Class GCigara, smallCigarettes, large		(*)
Cigarettes, small Manufactured tobacco (chewing, smoking, and snuff)	(9)	(7)

^{*}Less than \$500.

Note.—Amounts of taxes collected in Puerto Rico on tobacco and liquor manufactures coming into the United States are covered into the Treasury of Puerto Rico under the provisions of section 7525(10) of the Internal Revenue Code of 1934. Such amounts are included in overall collections results (tables 1 through 4), beginning with 1935.

Table 8.—Establishments qualified to engage in the pro-duction, distribution, storage, or use of alcohol and alcoholic liquors

Class of establishment	As of Ju	ne 30—
	1963	1962
Distilled spirits plants: Plants (net number)	360	362
Facilities:	300 }	
Production	188	192
Warehousing	267	259
Bottling in bond	59	. 56
Denaturing.	148	45
Taxpaid bottling	125	[39 [21
Rectifying	123 [121
Dealers in specially denatured alcohol and denatured	I	
rum	42	43
Users of specially denatured alcohol and denatured	- 1	-
rum	3,685	3,725
Reprocessors, rebottlers, etc., of specially denatured	1, 122	1, 128
Users of tax-free alcohol	7,476	7, 467
Beer: Breweries	7, 178	213
Wines:		~
Bonded wine cellars	448	458
Taxpaid wine bottling houses	103	106
Vinegar: Vinegar factories using vaporizing process	4	4
Beverage dealers:	ا ممما	1.723
Importers Wholesale dealers in liquors	1,806 3,772	3.783
Wholesale dealers in heer	7:133	7, 293
Retail dealers in liquors	282, 351	276,650
Retail dealers in beer	145,051	145, 142
Other:		
Manufacturers of nonbeverage products (drawback).	918	942
Fruit-flavor concentrate plants	46 107	42 111

Table 9.—Establishments qualified to handle tobacco materials, or to engage in the production or exportation of tobacco products and cigarette papers and tubes

Class of establishment	As of June 30-				
	1963	1962			
Manufacturers of tobacco products Manufacturers of cigarette papers and tubes. Dealers in tobacco materials Tobacco export warehouses.	505 4 2, 112 128	553 4 2, 169 118			

Table 10.—Permits relating to distilled spirits under Chapter 51, Internal Revenue Code, 1954

		Section 5171, 1.R. Code	Section 5271, I.R. Code						
Status	Total		Dealers		Users of-				
		Distilled spirits plants	in spe- cially de- natured alcohol	Specially dena- tured alcohol	Specially dena- tured rum	Tax-free alcohol			
	(1)	(2)	(3)	(4)	(5)	(6)			
in effect July 1, 1962	11, 439 532	203 33	43 1	3, 698 266	28 2	7,467 230			
Terminated, total	558	27	2	304	4	221			
Revoked	1			1					
nated	557	27	2	303	4	221			
In effect June 30, 1963 . Amended	11,413 512	209 36	42 5	3,660 199	26	7,476 272			

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Table 11.—Permits for operations relating to alcoholic beverages under the Federal Alcohol Administration Act

	Grand		Distilled s	pirits piants 1		Wine	Wine		
Status	total	Total 2	Distillers	Warehousing and bottling	Rectifiers	and blenders	blenders	Importers	Wholesalers
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
in affect July 1, 1962tssued	13, 750 1, 420	, 506 41	209 16	212 24	7 147 19	387 23	60 6	1,723 261	11,07- 1,08
Terminated, total	1, 541	62	21	24	19	33	10	178	1, 25
RevokedOtherwise terminated	1, 533	62	21	24	19	33	10	177	1, 25
in effect June 30, 1963 Amended	13, 629 1, 432	485 276	204	212	147	377 75	56 12	1, 806 236	10, 90 83

Excludes permits for Customs manufacturing bonded warehouses since such establishments are not required to quality as distilled spirits plants.

**Column (2) does not represent the sum of (3), (4), and (5) since one permit may cover more than one activity.

Status	Total	Manufac- turers of tobacco products	Export warehouse proprietors
	(1)	(2)	(3)
In effect July 1, 1962	671 78	553 39	111
Terminated, total	116	87	25
RevokedOtherwise terminated	115	87	21
in effect June 30, 1963Amended	633 71	505 54	121

Table 12.—Permits relating to tobacco under chapter 52, Internal Revenue Code, 1954

Table 13.—Label activity under Federal Alcohol Administration Act tration Act

	Application acted upon								
Type of label		Certificat							
3,773,1111	Total	Approvats	Exemp- tions	Disap- proved					
	(1)	(2)	(3)	(4)					
Grand total	46, 949	45, 819	222	900					
Distilled spirits, total	19, 943	19, 486	9	448					
Domestic	17, 662 2, 281	17, 319 2, 167	9	334 114					
Vines, total	25,090	24,457	213	420					
Domestic	7,411 17,679	7, 098 17, 359	213	100 320					
fait beverages, total	1,916	1, 876		40					
Domestic	1,485 431	1,466 410		19 21					

Table 14.—Number of occupational tax stamps issued, covering fiscal year 1963, or portion thereof, by class of tax and by internal revenue regions, districts, and States'

		Γ -	Ī				Distille	d spirits				
		Total		Rec	tifiers			etail deale	ırs	Manû	acturers	of non-
(States represented by single	ons, districts, and States e districts indicated in paren- es shown at bottom of table)	number of occupa- tional tax stamps issued	Manu- facturers of stills, \$55	Less than 20,000 proof gailons, \$110	20,000 proof gallons or more, \$220	Whole- sale dealers, \$255	Retail dealers, \$54	At large, \$54	Medici- nal spirits, \$54	Not exceeding 25 gallons, \$25	Not ex- cueding 50 gallons, \$50	More than 50 gallons, \$100
		(1)	(2)	(3)	(4)	(5)	(6)	n	(8)	(9)	(10)	(11)
United States, total.		1, 168, 642	128	. 14		2,865	252, 287	465	1, 416	73	. 95	790
Atlanta region	(Georgia).	114,882 14,811 10,039		1	1	32 3 14	9, 582 1, 394		3	2	2	53 1.2
Birmingham	(Alabama) (South Carolina) (North Carolina) (Mississippi) (Florida) (Tennessee)	10,039	[Į		14	620 977		3	ļ	1	5
ColumbiaGreensboro	(North Carolina)	13,853 16,799				45	310		6	3		
Jackson	(Mississippi)	11, 262 29, 341		i	<u>i</u> -	23 43 37	1, 105			1	3	3
Nashville	(Tennessee)	18,777		1	1		4, 449 727		i			22
			4		11	170	16, 058 442	2	720	7	i	67
Augusta	(Maine) (Massachusetts)	6, 302 28, 007 3, 064	4	1 2	1 5	113	7,570 561		088	2	6	47
Burlington	(Vermont)	3, 064		1		1 1	561			Ī		
HartfordPortsmouth	(Vermont) (Connecticut) (New Hampshire)	18,093		i	3	32 1	5, 163 541	1		1		8
Providence	(Rhode Island)	4, 339 5, 267		1	1	22	1.781	i	40	3	i	, ,
Chicago region	(Knode Island) (See (b) below) (Michigan) (Wisconsin) (See (b) below)	161, 540 46, 472 51, 879 44, 313	i		3 2	495 159	\$0,314 15,403	12	365	10		127
Detroit	(See (D) Delow)	51, 879	1	1 4	2	180	16 174	····ii	12	5 2 1	6 2	75 33 10 9
Milwaukee	(Wisconsin)	44,313	2	1	<u>2</u> -	82	13,576) 1	350	1 1	1 1	10
Springfield	(See (D) below)	18,876	16	5	22	74	5, 161	41	5	2	79	81
Cincinnati region	(See (f) below)	138, 633 23, 018 39, 722	l ⁻ā	Į.	22 2 1	444 137	27, 289 6, 355 12, 445	13		1 7	29 21	53 4 17
Cleveland Indianapolis	(See (f) below)	39, 722	3	į	1 3	198	12,445	8	3	4	1 1	17 15
Ingianapolis	(Kentucky)	24, 993 15, 918	2	3	16	21 79	5, 457 2, 021	20	i		i	13
Louisville Parkersburg	(Kentucky) (West Virginia) (Virginia)	13.722	2			1 1	648		1		1	1
Richmond	(Virginia)	19, 260	1	1		185	363 12, 112	4	Z		11	11 24
Albuquerque	(New Mexico). (See (h) below). (See (h) below). (Arkansas).	108, 490 4, 603 38, 614				33 35 27 10	1.373			1		
Austin	(See (h) below)	38, 614	7 2			35	2, 180	<u>a</u> -	1	1 1	10	12
Dallas Little Rock	(See (II) DBIOW)	16, 943 9, 360				ίο	1,659 745		1	1		
				1		62 18	5, 232 923		i	i i	1	11
Oklahoma City	(Oklahoma)	13, 466	30			18	20 725	32	1	1 12	11	144
New York City region	(See (e) below)	130, 398 16, 914 39, 779 20, 589	26 11	2	i	154 10 36 18 77 13	29, 298 4, 970	18	-	l		144 10 56 14 56 8
Albany Brooklyn Buffalo Manhattan	(See (e) balaw)	39,779	1 4	1	2	36	7,555 5,363	14	1	4	2	56
Buffalo	(See (e) Delow)	37, 281	1		ī	77	7. 324			1 3	1 7	56
Syracuse	(See (e) below)	15,835	ĺ		1	13	4,086			2	i	8
	(South Dakota)	118, 275	٠ ا	1	3	200 23	19, 196 935	245	248	5	7	79
AberdeenCheyenne	(Wyoming)(Colorado)	118, 228 5, 573 2, 979				1	689					
	(Colorado)	11,737 17,329	\'			18	2,754 1,800	48	205	i		7
	(lowa) (North Dakota)	3, 918	l			3 11						
FargoKansas City	(See (c) below)	3, 918 11, 427 9, 834 18, 393		i		34 15 23 39 33	2, 282 1, 775 3, 843	86 69	;	ī		7
Omaha	(Nebraska)	18 393	4		2	23	3 843	36	3		5	30
St. Paul	(Minnesota)	23, 032 14, 006			ī	39	2, 832	6	31	3	i	14
Wichita	(NB0585)	14.006	53		21		1, 248	127	1 5		6	161
Wichita Philadelphia region Baltimore	(Maryland and D.C.)	155, 380 30, 560	1 1	7	4 1	52 20 51 47 3	42, 289 5, 756 4, 027 9, 763 8, 744	79	ī	2		161 17 5 69 54
Camden	(Maryland and D.C.) (See (d) below). (See (d) below). (See (g) below). (See (g) below). (See (g) below). (See (g) below). (Delaware).	12,188	3	; -	3	20	4, 027	17			<u>-</u> -	. 5
Newark Philadelphia	(See (d) below)	28, 986 37, 280	1 6	2	6	47	8 744	2	1	1 2	4	54
Pittsburgh	(See (g) below)	30, 288	i i		i	3	8 591	2	3	Ī		8
Scranton	(See (g) below)	13, 809	1			8	4, 426 802	26		[
Wilmington	(Detaware)	178,019	10	10	24	838	46, 229 766	2	51	,	8	99
Anchorage	(Alaska)	2, 227 5, 449				12	766 761					1
Boise	(Montana)	6, 786				1	1 764					
Honolulu	(Hawaii)	3,827		3	9	26	1,062 15,955		1	4	!	4
Helena Honolulu Los Angeles Phoenix	(Aleska) ((Idaho) (Montana) (Hawaii) (See (a) below) (Artzona) (Oregon)	54, 696 8, 820	1	2	9	26 229 58 76 21			1		4	44
Portland	(Oregon)	13, 659				76	1,557 1,284					4
		4 718 5 966				21	1, 284 198		49			i
Salt Lake City San Francisco	(See (a) below)	49,041	7 2	4	14	271	14,518 5,754	i		2 2	1 2	45
Seattle	(Utah) (See (s) below) (Washington)	22, 830	·	!	1	142	5,754			2	2	^
			is for State									
	(a) California(b) Illinois	103, 737	8	6	23 5 2 9	500 233 57 71	30, 473	1	7	6 7	5	89 84 37 74 144 21 70 12
	(b) filinois	65, 348 29, 820	3	1	5	233 57	20, 564 6, 125 13, 790	122	4] []	5	84 37
	(d) New Jersey	41, 174	26 11 8	i	9	71	13, 790	18		1 2 12 11 3 2	5 11 25 4 10	74
	(e) New York	130, 398	26	1 2 1 2	4 3	154 335	29, 298 18, 800	32 21	3	12	25	144 21
		62, 740 81, 377	1 18	2	8	51	21.861	4	4	3	- 4	70
	(g) Pennsylvania (h) Texas	55, 557	وَ			62	3, 839	4	3] 2	10	12

Table 14.—Number of occupational tax stamps issued, covering fiscal year 1963, or portion thereof, by class of tax and by internal revenue regions, districts, and States—Continued

Internal revenue read	ons, districts, and States	ļ	w	ines				Ðı	196		
_		Whole	sale dealers	Reta	ail dealers	Bre	ewers.			Retail	Temporar
parentheses; totals for o of table)	ingle districts indicated in ther States shown at bottom	Wines, \$255	Wines and beer, \$255	Wines, \$54	Wines and beer, \$54	Less than 500 berrels, \$55	500 barrels or more, \$110	Wholesale dealers, \$123	Retali dealers, \$24	dealers at large, \$24	dealers in liquor (wines or beer), \$2.20 per month
		(12)	(13)	(14)	(15)	(16)	(17)	(18)	(19)	(20)	(21)
United States, ter	tel	. 106	499	185	30, 491		271	10, 270	141, 457	234	8, 071
Atlanta region	(Coordia)	. 11	155	23 23	8,138 817	5	63	3,982	21, 303	-	70
Birmingham	(Georgia) (Alabama) (South Carolina)	4	. 18	23	817		62	2 59	1, 645		1 7
Columbia	(South Carolina)	1 3	26 28	73	1. 376 1. 802			40	3, 807		31
Jackson	(Mississippi)] 3		13	95			/5 59	4, 074 3, 016		a
Nashville	(Florida)		83		4, 048	5		113	4, 159		
Boston region		1	25	3	895	2	·····	87	4, 592		22 481
Augusta Boston	(Maine)(Massachusetis)		4					184 58 32 2 52 -31 9	6, 595 2, 510		
Burlington	(Vermont)		2 1	<u>3</u>	78 903	2	5	32	131		203
HartfordPortsmouth	(Connecticut) (New Hampshire)	. 1			. 6		ii-	52	2, 156		274
Providence	(Rhode Island)		2		·	·	·	-31	1, 588		
hicago region		9	109	5	2,809			1, 014 270	35 5, 120	1	1, 887
Chicago	(See (b) below) (Michigan) (Wisconsin)	1 7	103	5	2, 783		54 10 10	270	288		661
Milwaukee	(Wisconsin)	{ · i	4 (.[6		l 30 [148 455	185 4, 370	i-	661 293 570 358 673 265 288 72 47
Springfield	(266 (D) Delow)	····-	1 1		.} 14		4	141	4, 370 277	l	358
Cincinnati	(See (f) below)	11 4 2	71 13	12	9,142		24	719	11, 403 596	1	673
Cleveland	(See (1) below)(Indiana)	2	1 21	. 4	1,329 2,142 2,066		8	69 111	579		263 288
Louisville	(Kentucky)	ii	8	6	2,066		5	229 111 119	348 2, 377	·i	72
Parkersburg	(West Virginia)	l i			358		1 1	119	3, 575	I I	
Richmond	(Virginia)	3	48 29	2	3,246		2 }	80	3, 928		····i
Albuquerque	(New Mexico)		Í1	i	4, 133		10	808	27, 785 18	ü	470
Austin Dallas	(See (h) below)		6	4	3, 283		6	414 (14,448		37
Little Rock	(Arkansas)	2	23		617			146	3, 135 1, 552	11	28
New Orleans Oklahoma City	(Louisiana) (Oklahoma)			·····i	3		3	36 107	3, 818		388
law York City region		41	1	20	158		1	102	4.784		14
Albany	(See (e) below) (See (e) below) (See (e) below) (See (e) below) (See (e) below)		<u>-</u>		12		· 18	683 94	25, 646 3, 227 8, 766	63	921 124 20 294 104
Brooklyn	(See (e) below)	1 1		5	59		5	250	8, 766	56	20
Buffalo	(See (e) below)	30	·i	15	8 72		6	132	3, 819 6, 830		294
Syracuse	(See (e) below)	2			71		2	97	3,004		379 782
AberdeenCheyenne	(South Dakota)	4	2		237		26	1,049	23,856	21	782
Cheyenne	(Wyoming)							53 55	1,345 124		31
Des moines	(Colorado)				30 203		3	178	1, 184	10	8 31 12 11 8 19 5 416 235 37
Fargo Kansas City	(North Dakota) (See (c) below) (Nebraska)						i i	49	4, 422 331		11
Omaha	(Nebraska)	1		3			1 2	49 68 86 81 323 92	1, 524 1, 195	5	19
St Louis	(See (c) below)	2	1	3	1		2	80 (2 812 1	10	416
St. Paul	(Minnesota)(Kansas)	1	1	3	3		13	323	7, 394 3, 505	6	235
Wichita		7		3	544		29	92 2, 159	3, 505 4, 805	105	37
Baltimore Camden	(Maryland and D.C.)		1 -		541		39 8 2	314	2. 111	10 !	1,641 679 372 541
Newark	(See (d) below) (See (d) below)	2	2	1			2 4	76 109	56	91	372
Philadelphia	(See (g) balow)	1 2					24	788	56 229 853		34
Pittsburgh Scranton Wilmington	(See (g) below)	i		1	3		7	813 251	471		1
Wilmington	(See (g) below) (Delaware)		3 .					251	274	2	6 58
n Francisco region	(Alaska)	20	\$1	23	4, 335	1	10	674	15, 784	2)	1,133
Anchorage Boise	(Idaho)		·i-		i			10 65 78	1 539		10
Helena	(Montana) (Hawaii)						3	78	1, 539 546		10 31
Honolulu Los Angeles	(See (a) below).			2	32	1	4	135	5, 417		140
Phoenix Portland	(Arizona)		.11.		382		1	10	381 /.		140
Reno	(Nevada)		16	j	1,804		1 }	60 17 37	1.708		94 7
Salt Lake City	(Utah)		, .				2	37	139 1, 229 3, 514	2	á
San Francisco	(See (a) below) (Washington)	20	71 (21	2, 116		7 6	190	3, 514		815 29
							- "	64	1, 253		
				r States	not shown a	bove					
!	(a) California(b) Illinois	20	71	21	2, 116		13	325	8, 931		955
	(c) Missouri	3	1		20		14	411 149	565 4, 356 285 25, 646	15	1,019
	(d) New Jersey	3 /	ž l	Ĭ.			6	185	4, 330 285	93 63	435 913
	(e) New York(f) Ohio	41	15	20	158 3, 471		14 6 6 18 12 25	681 180	25, 646	63	921
	(f) Ohio (g) Pennsylvania (h) Texas	4 .		10 2	3 1		25	1, 852 560	1,175		553 11 65
					3,900		-6		17, 583	11	

Table 14.—Number of occupational tax stamps issued, covering fiscal year 1963, or portion thereof, by class of tax and by internal revenue regions, districts, and States—Continued

			Nan	cotics					Marihuana		
Internal revenue regions, districts, and States (States represented by single districts indicated in paren. Lheses; totals for other States shown at bottom of table)	Manufac- turers, importers, and com- pounders of opium, etc., \$24	Whole- sale dealers, \$12	Retail dealers, \$3	Practi- tioners, \$1	Dealers in untaxed prepara- tions, \$1	Labora- tories, etc., \$1	Manu- fac- turers, \$24	Dealers, \$3	Produ- cers and millers, \$1	Practi- tioners, \$1	Labora- tories, \$1
_	(22)	(23)	(24)	(25)	(26)	(27)	(28)	(29)	(30)	(31)	(32)
United States, total	. 145	1,085	58, 231	291, 459	1, 631	342		,	1	62	16
Atlanta region Allantia Birmingham Cloumbia Gouthia Jacksonvill (Innessee) Better region Augusta Augusta Gouthia Augusta Gouthia Hartford (Gonneticul) Dallandia (Gon) Colabion Col	12 12 15 1 1 10 11 13 13 13 13 15 15 15 15 15 15 15 15 15 15 15 15 15	1112 112 112 112 112 112 112 112 112 11	7, 1212 484 484 484 484 484 484 484 484 484 48	24, 4444 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	191 191 191 195 197 197 197 197 197 197 197 197 197 197	25 3 3 3 1 7 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Sait Lake City	2	37 16	1, 952 1, 047	14, 432 4, 936	22 5	15		1			
	1	otals for S	Τ	·	ve						
(a) California. (b) Illinois. (c) Illinois. (d) New Jersey. (d) New York. (f) Ohio. (g) Pennsylvania. (h) Yexas.	12 11 10 8 18 13 13 21	108 57 32 26 84 66 57 57	4, 503 3, 172 1, 381 1, 978 6, 314 2, 728 3, 780 2, 932	35, 570 15, 766 6, 877 10, 927 41, 492 14, 753 19, 861 13, 692	64 44 47 37 584 51 79 33	48 19 14 32 54 25 35 7	1	1 1 2 2 2		3 I 8 5 6	1 3

Table 14.—Number of accupational tax stamps issued, covering fiscal year 1963, or portion thereof, by class of tax and by internal revenue regions, districts, and States—Continued

				ational Fire	arms Act		Coin-oper	ated device	es, billiard, sy premises		[
Internal revenue region (States represented by sin parentheses; totals for o tom of table)	ns, districts, and States agle districts indicated in ther States shown at bot-		ecturers or corters	Pawn- brokers,	Dealers, other than pawn-	Dealers,	Billiard or pool room and bowl- ing alley	Amuse- ment device	Gaming device	Adulter- ated, process or renovated butter, and filled	Wagering \$50
tuir or table)		\$500	Class 2, \$25	Class 3, \$300	brokers, Class 4, \$200	Class 5, \$10	premises, \$20 per table or alley	premises, \$10 per device	\$250 per device	cheese	
		(33)	(34)	(35)	(36)	(37)	(38)	(39)	(40)	(41)	(42)
United States, teta	d	17		1	52	91	42, 964	278, 185	31, 827	65	7, 480
Atlanta region	(Georgia)				. 2	20	3, 799 543	25, 046 3, 549	5, 812 893	11	403
Birmingham Columbia	(Alahama)						364 [2.112	893		61 45 32 14 94 42 115
Greensboro	(South Carolina) (North Carolina)						405 I	2 455	1,646		32
Jackson Jacksonville	(Mississippi)				2	l '	904 275	3, 394 2, 895	19 964	[]	14
Nashville	(Florida)(Tennessee)					9	682	6, 180	58	10	34
Sector region	(16///63366)				1	5	626 1.989	4, 461	2, 232		115
Augusta	(Maine)] i			1	3	205	11,732 1,356	232]	167 2 117
Boston	(Massachusetts)	.] 1					930	4 350	204		117
Hartford	(Vermont). (Connecticut)] 	107	489 3, 346	1		1
Hartford	(New Hampshire)	l			1		169	3, 346 841	16		13
Providence	(Rhode Island)						106	1.350	10		16 8
Chicago	(See (b) below)	1	1		- 3	3	9, 703 1, 689	47, 737 12, 421	637		240
Detroit	(Michigan)(Wisconsin)	i	ī		2	7 3 1 2	1, 689 4, 212	12, 421	271		240 70 76 13
Mitwaukee	(Wisconsin)	ļ	ļ		.] 1	2	2, 675	14, 983	22		76
Springfield incinnati region	(See (b) below)				1		1, 127	7, 325	34ĭ	ż	81
Cincinnati.	(See (f) below) (See (f) below)	i i	1		3	22	5,414	36,053	5, 889	23 14 3	1. 245
Cleveland	(See (f) below)	1 1	j			9]	656 1, 804	5,798 11,031	616 309	14	.45
Indianapolis Louisville	(Indiana) (Kentucky)	}				5	944	6, 383	1.456	4.1	578
Parkersburg	(West Virginia)				1		696	6, 383 4, 229 4, 477	1, 838	1	172
Richmond	(Virginia)	2			2		489 825	4, 177	1, 331	1	45 152 578 172 261 37
allas region		[1	1	17	3, 181	24,568	1,941	20	37
Albuquerque	(New Mexico)	{	[- 41	8, 181 128	1 600	31		98 11 12 11 12 12
	(See (h) below)			·i	, ,	*******	1, 192	8, 002	37	16	98
Little Rock	(Arkansas)						485 388	2, 914 2, 814	830		.11
New Orleans	(Louisiana)				i	9	524 464	6, 663	2, 825	1	345
aw Vork Clay sealow	(Oklahomá)	·····				4	464	2, 575	218	i-1	345 107
Albany Brooklyn	(See (e) below) (See (e) below) (See (e) below) (See (e) below) (See (e) below)	2				1	1, 853 212	22, 688 4, 502 5, 319	7		49
Brooklyn	(See (e) below)	i;					406	5 319	•••••		3
Buffelo	(See (a) helow)	[492	4, 477 3, 969	6 1		33
Syracuse	See (a) below)				· /	1	314	3, 969			12
					2		429 6. 331	4, 421	2 022	[12
Aberdeen	South Dakota)						348	1,569 1,040 2,536	2, 029 287 233	* }	269 17 105
Denver	Colorado)	*******					137	1,040	233		105
Des Moines.	(lowa)				*		1 250	2,536	168		1
Fargo Kansas City	North Dakota)						1. 259 357	4, 697 1, 187	76 12		ļį
Omaha	See (c) below) Nebraska)						590	3.156	80)		ii 12
St. Louis	See (c) below)				1		809	2, 900	139		49
St. Paul	Minnesota) (3	627 789	5. 197 4. 822	456 48 .	2	,6
Wichita	Kansas)	[4	789 975	3.880	530	·····i	13
Raltimore /	Maryland and D.C.)	1	2		17	i	1.047	43,786 7.568 3,233	6, 917		49 6 13 44 530 62 3
Camden (See (d) below)				1		622	7, 268	4,068 . 72 .		62
Mewark Philadelphia	See (d) below) See (d) below) See (g) below) See (g) below) See (g) below)				2		1 700	6, 946 10, 759	17 [5
Pittsburgh	See (g) below))	- 11		Į į	2 5	1, 316 1, 236 722	10.759	541 1		5 92 303 26 39
Scranton	See (g) below)					۱۰	1, 236	9. 546 5. 257	1, 948		303
	Delaware)						52	477	26/		26
n Francisco region	Alaska)	3	1].		17	11	3.934	35.591			1 863
Boise	daho)					····i	73 245 207	608	6, 263 330		3, 863 165 3
Helena (Montana)					• 1	207	1,657	298	1	3
Honolulu	Hawaii)		[-				189	2.022	249 [603
Los Angeles	See (a) below)	3 [1 /-		17		998	1, 147 7, 856 2, 318	249 15 248	3	ž
Portiang	Arizona)					2	201 427	2,318 3,002	248 897	1	15
Kengf	(Abayan)					,	63	1,066	1, 317		605 3 7 15 22 148
Saft Lake City	itah)		[-			3.	182	1. 259	616		672
Seattle	Washington)					2	821 528	10, 122 4, 534	2, 280		5
			Totale 4		t shown abo			1, 331	2, 280		2, 218
) California	3	TOLERS T	or States no							
. {	n) Illinnie – I	5	1 1-		17	2	1,819	17, 978 19, 746	28	3 }	12 151
. {) Missouri				i	4	2, 816 1, 217 2, 387	8 353	612 536	2	151
. (New Jersey				3		2, 387	10, 179	89		18 8 49
	V INDIA SOLK-	4			7 1	1.1	1 853	72 688	7 1		40
(i	Ohio	2	2			15 !	2 460	16 000	A25 !**		.27
8		2 2	2 .	i	2 1	12	1, 853 2, 460 3, 274 1, 677	8, 353 10, 179 22, 688 16, 829 25, 562 10, 916	925 2,756 37	17	197 421 109

Table 15.—Appellate Division receipts and dispositions of protested income, profits, estate, and gift tax cases prior to issuance of statutory notice of deficiency (pre-90-day cases)

A. Progress of work

		Amount stated in	Amount stated in revenue agent's report (thousand dollars)						
Status	Humber of cases	Deficiency in tax (2)	Penalty (3)	Overassessment (4)					
Punding July 1	10, 732 17, 774	729, 693 607, 632	37, 793 29, 438	108, 248 151, 958					
Disposed of, total	15, 853	501, 064	25, 183	100, 735					
By agreement with taxpayers Unagreed overassessments and claim rejections. By issuance of statutory notices—transferred to 90-day status	11, 849 537 3, 467	329, 520 213 171, 330	16, 220 7 8, 956	95, 040 1, 676 4, 018					
Pending June 30	12, 653	836, 261	42, 048	159, 471					

B. Results obtained in dispositions

		Appellate determination (thousand dollars)						
Method -	Number of cases (1)	Deficiency in tax (2)	Penalty (3)	Overassessment (4)				
Disposed of, total	15, 853	312, 505	15, 012	96, 837				
By agreement with taxpayers	11, 849 537 3, 467	123, 886 68 188, 551	6, 357 7 8, 648	95, 016 884 937				

Table 16.—Appellate Division receipts and dispositions of protested income, profits, estate, and gift tax cases in which statutory notices of deficiency were outstanding (90-day cases)

A. Progress of work

		Amount stated in statutory notice (thousand dollars)				
Status	Number of cases (1)	Deficiency in tax (2)	Penalty (3)	Overassessment (4)		
Pending July 1. Received, total	1, 073 4, 019	70, 550 204, 957	4, 380 10, 919	128 883		
Statutory notices issued by Appellate Division: Statutory notices issued by district directors and received during 90-day period	3, 348 671	192, 546 12, 411	9, 808 1, 111	880		
Disposed of, total	3, 933	223, 337	10, 933	745		
By agreement with taxpayers	808 985 2,140	14, 935 35, 001 173, 401	120 2,616 8,197	86 183 476		
Pending June 30	1, 159	52, 170	4, 366	266		

Difference from table 15—transferred to 90-day status—is caused by cases being combined or split for the purpose of issuing the statutory notice, cases in transit, etc.

B. Results obtained in dispositions

		Appellate determination (thousand dollars)				
Method	Number of cases (1)	Deficiency in tax (2)	Penalty (3)	Overassessment (4)		
Disposed of, total	3,933	219,086	10,857	791		
By agreement with taxpayers	808 985 2, 140	10, 684 35, 001 173, 401	44 2,616 8,197	132 183 476		

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Table 17.—Appellate Division receipts and dispositions of income, profits, estate, and gift tax cases petitioned to the Tax Court (docketed cases)

A. Progress of work

Status	Number of cases	Amount petitioned (thousand dollars)			
	(1)	Deficiency in tax (2)	Penalty (3)	Overassessment (4)	
Pending July I. Received, total	8, 965 5, 247	813, 815 455, 942	83, 429 41, 992	10, 11:	
Petitions filed in response to— District directors' statutory notices. Appellate Division's statutory notices 1	3, 303 1, 944	319, 845 136, 097	35, 035 6, 957	33; 110	
Disposed of, total	5, 581	317, 710	30, 740	1, 178	
By stipulated agreement with taxpayers By dismissal by the Tax Court or taxpayer default. Tried before the Tax Court on the merits.	4, 407 237 937	260, 672 5, 292 51, 747	24, 258 1, 486 4, 996	(°) 938	
Pending June 30	8, 631	952, 047	94, 681	9, 38	

¹ Difference from table 16—transferred to docketed status—is caused by excluding district directors' statutory notices considered by Appellate in 90-day status, cases in Iransii, etc.

1 Less than \$500.

B. Results obtained in dispositions

Method	Number of cases	Appellate determination (thousand dollars)				
	(1)	Deficiency in tax (2)	Penalty (3)	Overassessment (4)		
Disposed of, total	5, 581	138, 246	13, 630	7, 018		
By stipulated agreement with taxpayers. By dismissal by the Tax Court or taxpayer default. Tried before the Tax Court on the merits 1	4, 407 237 937	81, 222 5, 277 51, 747	7, 154 1, 480 4, 996	6, 778 (*) 240		

Represents amounts petitioned. Results as to decisions rendered by Tax Court during the year are shown in table 19.
 Less than \$500.

Table 18.—Office of Chief Counsel—Processing of income, profits, estate, and gift tax cases in the Tax Court

	•	Amount in dispute (thousand dollars)				
Status	Number of cases	Defic	Overpayment			
•	(1)	Tax (2)	Penalty (3)	(4)		
Pending July 1 Filed or reopened Disposed of 1 Pending June 30.	10, 298 5, 376 5, 726 9, 948	719,752 405,469 295,732 829,489	90, 785 33, 704 27, 559 96, 930	195, 58 12, 78 66, 94 141, 42		

¹ For analysis of disposals, see table 19.

Table 19.—Office of Chief Counsel—Results obtained in income, profits, estate, and aift tax cases dispased of in the Tay Counter

		Amount in dispute		Amount	approved	Percent saved or recovered	
Basis of closing	Number	Deficiency and penalty	Overpayment	Deficiency and penalty	Overpayment	Deficiency and penalty	Overpayment
	(1)	(2)	(3)	(4)	(5)	(6)	(7)
			(Thousan				
Total	5, 726	323, 291	66, 941	110, 976	6, 110	34.3	90. 9
Dismissed Decision on merits Agreed settlement	266 1, 089 4, 371	4,242 59,284 259,765	18,049 5,913 42,979	4, 163 25, 536 81, 276	(*) 799 5, 311	98. 1 43. 1 31. 3	100. 0 86. 5 87. 6

Less than \$500.

		In courts of appeals				In Supreme Court				
Status	Number	Amount i	n dispute d dollars)	Amount approved (thousand dollars)		Number	Amount in dispute (thousand dollars)		Amount approved (thousand deliars)	
Status	of cases	Deficiency and penalty	Overpay- ment	Deficiency and pensity	Overpay- ment	of cases	Deficiency and penalty	Overpay- ment	Deficiency and penalty	Overpay- ment
	(1)	(2)	(3)	(4)	(5)	(6)	n	(8)	(9)	(10)
Panding July 1, total	487	32,636	18, 384			6	142			
Appealed by Commissioner	149 323 15	2, 971 21, 698 7, 967	4, 283 13, 585 517			1 5	(*) 142			
Appealed, total	390	16, 414	212			4	516			
By Commissioner	66 302 22	4, 263 11, 068 1, 084	66 132 14				516			
Disposed of, total	284	17, 331	17, 858	8, 818	4, 280	7	162		76	
Favorable to Commissioner Favorable to taxpayers Modified Settled Dismissed	141 67 8 10 58	8, 054 3, 795 1, 102 1, 339 3, 041	4, 534 (*) 2 13, 470	7, 983 314 521	4, 279	2 2 3	20 29 113		20 57	
Pending June 30, total	593	31, 719	738			3	496			
Appealed by Commissioner	155 411 27	3, 174 20, 589 7, 956	205 530			3	496			

*Less than \$500.

Table 21.—Office of Chief Counsel—Receipt and disposal of suits filed by taxpayers in Federal courts and actions by the United States for recovery of emoneous refunds

Status		Refund suits (c hol, tobacco taxes) ¹	ther than alco- , and firearms	Perpetuation of testimony and damage	Erroneous refunds
		Court of Claims	District courts	actions	!
	(1)	(2)	(3)	(4)	(5)
Pending July 1:	3, 242 440, 780 1, 424 118, 643 1, 417 157, 614 37, 132 23, 56	494 234, 098 150 51, 247 173 52, 237 11, 413 21, 85	2, 693 205, 072 1, 257 67, 224 1, 203 105, 034 25, 719 24, 49	11 12 5 47 9 47	144 1, 598 12 125 32 296
Pending June 30: Cassanumber Amount in disputethousand dollars .	3, 249 401, 809	471 233, 108	2, 747 167, 262	7 12	1, 427

The number of cases disposed of does not agree with the number of cases in which decisions were rendered by these courts during the year, due to settlement by stipulation, dismissals, and time required for retrial, recomputation of tax, etc. In the Gourt of Claims, the number of decisions was 64, of which 34 were for the Government, and 12 against the Government, and spartly of a partly against the Government. In the district courts 25 decisions were record, of which 165 were for the Government, 200 against the Government, and 56 partly for and partly against the Government.

The decisions by the courts of appeals and Supreme Court, see table 22.

Table 22.—Office of Chief Counsel—Decisions of courts of appeals and Supreme Court in civil tax cases

Court	Total	For the Govern- ment	Against the Govern- ment	Partly for and partly against the Gov- ernment	
	(1)	(2)	(3)	(0)	
Total	358	237	78	43	
By courts of appeals, total	349	229	78	42	
Originally tried in— Tax Court District courts	204 145	119 110	52 26	33	
By Supreme Court, total	9	8		1	
Originally tried in— Tax Court	3 3 1 2	2 3 1 2		1	

Note.—Except for Supreme Court cases, the cases covered by tables 24 and 25 are not included.

Table 23.--Office of Chief Counsel-Receipt and disposal of collection, injunction, summons, and disclosure cases

Status .	Number of cases
Pending July 1	1,389 1,737
Total	3,126
Disposed of	1,659 1,467

Note.—This table includes cases handled at national and regional levels which are under consideration for suit or are in sult in Federal and State courts. It does not include cases relaint by alcohol, tobseco, and firearms tases, nor to insolvency and debtor proceedings (table 24), or appeal and other cases which are included in table 25.

Table 24.—Office of Chief Counsel—Receipt and disposal of insolvency and debtor proceedings

Status	Total	Reorganiza- tion proceed- ings !	Bankruptcy and receivership proceed- ings ?	Miscella- neous insolvency proceed- ings 3
	(1)	(2)	(3)	(4)
Pending July 1	1,738 3,296	897 1,658	434 1,033	407 605
Total	5, 034	2, 555	1,467	1,012
Disposed of Pending June 3D	2, 955 2, 079	1, 385 1, 170	983 484	587 425

1 Proceedings instituted under the following section or chapters of the Bank-rupits Act: Sec. 77 (railroad reorganizations) and cht. X (corporate reorganizations). X1 (arrangements as to unsecured indebtedness). X1 (arrangements) and X11 (reage searners' pissas), which involve tax claims and other disparents of the searners' pissas), which involve tax claims and other disparents of the disparent of the disparen

Note.—Includes cases handled at national and regional levels.

Table 25.—Office of Chief Counsel—Receipt and disposal of miscellaneous court cases, lien cases not in court, noncourt collection litigation cases, and appeal cases

Status	Total	Miscella- neous court cases?	Lien cases not in court *	Noncourt collection litigation cases	Appeal cases 4	
	(1)	(2)	(3)	(4)	(5)	
Pending July 1	*1, 258 6, 333	299 755	126 2, 119	664 3, 110	169 349	
Total	7, 591	1,054	2, 245	3,774	518	
Disposed of Pending June 30	6,308 1,283	761 293	2, 135 110	3, 069 705	343 175	

I includes suits for foreclosure by mortgagess or other secured creditors, and suits to quiet title to which the United States is made a party.

2 Primarily applications for discharge of properly from tax liens.

3 Primarily memorandums on collection litigation matters from regional counset to district directors which are not related to court proceedings or lien cases. To discrete and State appellate courts relating to insolvancy and debut proceedings, tien cases in outry, and collection, sammons, and injunction cases.

cases.
Includes appeal cases formerly shown in a separate table.

Note,-includes cases handled at national and regional levels.

Table 26.—Office of Chief Counsel—Caseload report

Activity	Pending July 1	Receipts	Disposals	Pending June 30
	(1)	· (2)	(3)	(4)
Total	1 21, 938	26, 961	26, 465	22, 434
Administration s	31	72	1	102
Alcohol and Tobacco Tax	399	4, 961	4, 897	463
National Office	95 304	1, 112 3, 849	1, 115 3, 782	- 92 371
Collection Litigation	4, 385	11, 366	10, 922	4, 829
National Office	499 3,886	953 10,413	857 10,065	595 4,234
Enforcement	2, 813	2, 123	1, 980	2, 956
National Office	120 2, 693	134 1, 989	174 1,806	80 2, 876
Interpretative Division	195	706	699	202
Joint Committee Division	82	529	522	89
Refund Litigation Division	3, 242	1, 424	1,417	3, 249
Tax Court 3i	10, 791	5, 780	6, 027	10, 544
National OfficeField	493 10, 298	403 5, 377	300 5, 727	596 9, 948

Revised to include Administration cases.
 Partial year.
 Nondocketed cases not included.

Table 27.—Obligations incurred by the Internal Revenue Service [In thousands of dollars]

Internal revenue office, district, or region		Personnel compensation and benefits	Travel	Equipment	Other	
	(1)	(2)	(3)	(4)	(5)	
National Office and regional totals (including district directors' offices and service						
centers)						
Total Internal Revenue Service 1	500, 804	440,542	16, 926	6,349	* 36, 987	
stional Office	54, 129 49, 250	31. 235 43. 481	2, 316 2, 223 756	1, 797 752	18, 78 2, 79 1, 90	
	30, 415 48, 227 47, 539 35, 220	43, 481 27, 394 45, 362	756 1, 147	752 360 298	2, 79- 1, 90- 1, 42-	
ostor regionincinnati region	47, 539	43,842 32,112 52,513	1 774	298 453	1, 420 1, 470	
alias region	55, 685	52, 513	1, 648 753 1, 666 1, 212	294 563 343 687	1, 16	
maha region	42, 362 55, 763	38, 340 52, 280 58, 219	1,666	343	2, 01	
	55, 685 42, 362 55, 763 64, 563 7, 502	58, 219	2, 194	656	3, 49	
gional courses.	55, 763 64, 563 7, 502 6, 166 3, 984	6, 991 5, 170 3, 604	2, 194 165 845 228	656 58 12 76	1, 16 1, 85 2, 01 1, 58 3, 49 28 13 76	
. Regional commissioners' offices (excluding district directors' offices and service						
centers)	8, 752	7 181	480	,,	1.00	
lanta region stato region stago region sicago region sicago region sicago region sizago sizag	3, 661	7, 181 3, 191 5, 273	115 130	88 36 38 53 43 43 56 95	1, 00: 320 33: 53: 53: 410 23: 42: 29:	
icago region	3, 661 5, 774 9, 032 4, 200 6, 304 4, 407	5, 273 8, 134 3, 726	130 306 172	38 53	333 531	
illas region	4, 200	3, 726	172 107	43	259	
ew York City region	4, 407	3,904	209	56	231	
niladelphia region	8, 013 6, 880	5, 744 3, 904 7, 223 6, 177	266 289	95	429	
n Francisco region	0, 800	""	203			
lanta region	370	<u> </u>	370			
oston region hiczeo region hiczeo region hiczeo region hiczeo region hiczeo hic	142 139	\\	142 139			
nicago region	241 252		241			
	252		226 85		26	
arias region	85 239		239			
aw tun city tegun meha region hiladelphia region	161 450]	161 417		33	
an Francisco (egion	730	[747		-	
. Districts directors' offices and service centers					l .	
		!!			l	
llante:	5.491	5,060	199	41	19	
tlanta: Atlanta Birmingham	5, 491 3, 856	5,060 3,567	199 133	41 37 12	191 1 <u>1</u> 1	
Atlants	5, 491 3, 856 2, 637 5, 921	5,060 3,567 2,449 5,449	199 133 95 231	41 37 15 75	191 119 77 166	
Atlants	5, 491 3, 856 2, 637 5, 921 2, 300	2, 109	133 95 231 107	37 15 75 17	191 115 77 166 67	
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See footnotes at end of table.

ANNUAL REPORT . STATISTICAL TABLES

Table 27.—Obligations incurred by the Internal Revenue Service—Continued [in thousands of dollars]

Internal revenue office, district, or region	Total (1)	Personnel compensation and benefits (2)	Travel	Equipment (4)	Other (5)
D. Districts directors' offices and service centers—Continued					
Omaha: Abeyenne. Abeyenne. Denver. Denver. Denver. Des Moines. Fargo. Annas City Onaha C	965 3,742 4,442 1,165	. 1.65 . 864 . 3.504 . 4.024 . 4.024 . 4.028 . 4.028 . 4.028 . 4.028 . 6.022 . 7.022 . 7.022	88 66 1033 1033 1039 162 1617 130 98 98 98 98 113 125 22 25 26 27 28 31 118 218 218 218 218 218 218 218 218 21	7 6 21 21 22 21 22 21 22 22 22 22 22 22 22	23 30 116 99 128 129 129 129 129 129 129 129 129 129 129

Table 28.—Quantity and cost statistics for printing

		1963			1962		
Class of Work	Quantity (thousands)		Cost (thousand	Quantity (thousands)		Cost (thousand	
	Items or sets	Packages	dollars)	Items or sets	Packages	dollars)	
	(1)	(2)	(3)	(4)	(5)	(6)	
Total			8, 849			8, 289	
Packages of tax returns and instructions for major mallings to taxpayer, total	411, 597	69, 918	1, 207	394, 664	68, 888	1, 122	
Package I (Form 1040 and instructions—15 pages) Package 2 (Form 1040, Schedules B, D 104055 and instructions—20 pages). Package 3 (Form 1040, Schedules B, C, D 104055, and instruction—40 pages). Package 4 (Form 1040, Schedules B, C, F, 104055, and instruction—40 pages). Package 5 (Form 1045, Schedule B, D, and instruction—16 pages). Package 5 (Form 1040, Schedule D, and instruction—16 pages). Package 6 (Form 1040, Schedule D, and instruction—26 pages). Package 7 (Form 1040A, Instructions, and return envelope). Employment tay package—10-bb. 333 (Form 2018, 9418, W-2, W-4, and Pub.		16,715 17,040 7,066 2,875 1,036 1,125 20,000	218 400 257 102 15 28 95	36, 765 119, 640 77, 605 34, 540 5, 225 5, 405 50, 604	12, 255 14, 955 7, 055 3, 140 1, 045 1, 081 25, 302	163 348 258 112 15 26 120	
213—28 pages)	64, 976	4, 061	93	64,880	4,055	80	
Other tax returns, instructions, public-use forms, and pamphlets			3, 982 2, 452 368 840	915, 756 473, 500 98, 901 1, 918, 832		3, 720 2, 155 363 929	

¹ New forms 3435 and 3227 account for more than half of increase over 1962 quantity.

includes \$398,450 financed from reimbursements.
 Does not include \$330,172 rental transfer to General Services Administration.
 Less than \$500.

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